PUBLIC LAW 108-429-DEC. 3, 2004

MISCELLANEOUS TRADE AND TECHNICAL CORRECTIONS ACT OF 2004

Public Law 108-429 **108th** Congress

An Act

Dec. 3, 2004 [H.R. 1047] To amend the Harmonized Tariff Schedule of the United States to modify temporarily certain rates of duty, to make other technical amendments to the trade laws, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

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This Act may be cited as the "Miscellaneous Trade and Technical Corrections Act of 2004".

Sec. 1. Short title; table of contents.

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- erence Act.
- Sec. 2004. Technical amendments.
- Sec. 2005. Extension of normal trade relations to Laos.
- Sec. 2006. Repeal of antidumping provision of Revenue Act of 1916.

Subtitle B-Technical Amendments Relating to Entry and Protest

- Sec. 2101. Entry of merchandise. Sec. 2102. Limitation on liquidations. Sec. 2103. Protests. Sec. 2104. Review of protests.

- Sec. 2105. Refunds and errors.
- Sec. 2106. Definitions and miscellaneous provisions.
- Sec. 2107. Voluntary reli Sec. 2108. Effective date. Voluntary reliquidations.

Subtitle C-Protection of Intellectual Property Rights

Sec. 2201. USTR determinations in TRIPS Agreement investigations.

TITLE III—IRAQI CULTURAL ANTIQUITIES

- Sec. 3001. Short title.
- Sec. 3002. Emergency implementation of import restrictions. Sec. 3003. Termination of authority.

TITLE IV-WOOL TRUST FUND

- Sec. 4001. Short title.
- Sec. 4002. Extension and modification of duty suspension on wool products, wool research fund, wool duty refunds.

TITLE V—REFERENCE TO CUSTOMS SERVICE

Sec. 5001. Reference to Customs Service.

TITLE I—TARIFF PROVISIONS

SEC. 1101. REFERENCE; EXPIRED PROVISIONS.

(a) REFERENCE.—Except as otherwise expressly provided, whenever in this title an amendment or repeal is expressed in terms of an amendment to, or repeal of, a chapter, subchapter, note, additional U.S. note, heading, subheading, or other provision, the reference shall be considered to be made to a chapter, subchapter, note, additional U.S. note, heading, subheading, or other provision of the Harmonized Tariff Schedule of the United States (19 U.S.C. 3007).

(b) EXPIRED PROVISIONS.—(1) Subchapter II of chapter 99 is amended by striking the following headings:

9902.29.09	9902.30.64	9902.33.06
9902.29.11	9902.30.65	9902.33.07
9902.29.12	9902.30.91	9902.33.08
9902.29.15	9902.30.92	9902.33.09
9902.29.18	9902.31.12	9902.33.10
9902.29.19	9902.31.21	9902.33.11
9902.29.20	9902.32.01	9902.33.12
9902.29.21	9902.32.08	9902.33.16
9902.29.24	9902.32.11	9902.33.19
9902.29.28	9902.32.13	9902.33.66
9902.29.29	9902.32.29	9902.33.90
9902.29.32	9902.32.31	9902.34.02

9902.29.36	9902.32.33	9902.38.08
9902.29.43	9902.32.34	9902.38.11
9902.29.44	9902.32.35	9902.38.12
9902.29.45	9902.32.36	9902.38.25
9902.29.50	9902.32.37	9902.38.26
9902.29.51	9902.32.38	9902.38.28
9902.29.52	9902.32.39	9902.39.04
9902.29.53	9902.32.40	9902.39.12
9902.29.54	9902.32.41	9902.61.00
9902.29.57	9902.32.42	9902.64.05
9902.29.60	9902.32.43	9902.84.10
9902.29.65	9902.32.45	9902.84.12
9902.29.66	9902.32.51	9902.84.20
9902.29.67	9902.32.54	9902.84.43
9902.29.72	9902.32.56	9902.84.46
9902.29.74	9902.32.70	9902.84.77
9902.29.95	9902.32.94	9902.84.79
9902.30.04	9902.32.95	9902.84.87
9902.30.17	9902.33.01	9902.85.21
9902.30.18	9902.33.02	9902.98.03
9902.30.19	9902.33.03	9902.98.04
9902.30.58	9902.33.04	9902.98.05
9902.30.63	9902.33.05	9902.98.08

(2) Subchapter II of chapter 99 is amended by striking heading 9902.29.35 (relating to Gamma acid).

Subtitle A—Temporary Duty Suspensions and Reductions

Chapter 1—New Duty Suspensions and Reductions

SEC. 1111. BITOLYLENE DIISOCYANATE (TODI).

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

u	9902.01.01	Bitolylene diisocyanate (TODI) (CAS No. 91–97–4) (provided for in subheading 2929.10.20)		No change	No change	On or before 12/31/2006	".
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SEC. 1112. 2-METHYLIMIDAZOLE.

"

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

	9902.01.02	2- Methylimidaz- ole (CAS No. 693–98–1) (provided for in subheading 2933.29.90)	Free	No change	No change	On or before 12/ 31/2006	".
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SEC. 1113. HYDROXYLAMINE FREE BASE.

u	9902.01.03	Hydroxyl- amine (CAS No. 7803-49- 8) (provided for in sub- heading 2825.10.00)	0.6%	No change	No change	On or before 12/	
				_	_	31/2006	".

SEC. 1114. PRENOL.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

" 9902.01.04	3-Methyl-2- buten-1-ol (CAS No. 556-82-1) (provided for in subheading 2905.29.90)	Free	No change	No change	On or before 12/ 31/2006	"
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SEC. 1115. 1-METHYLIMADAZOLE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

	1- Methylimidaz- ole (CAS No. 616–47–7) (provided for in subheading 2933.29.90)	Free	No change	No change	On or before 12/ 31/2006	"
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SEC. 1116. FORMAMIDE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

" 9902.0	606 Formamide (CAS No. 75– 12–7) (pro- vided for in subheading 2924.19.10)	Free	No change	No change	On or before 12/ 31/2006	"
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SEC. 1117. MICHLER'S ETHYL KETONE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

ű	9902.01.07	4,4'-Bis- (diethylamin- o)-benzo- phenone (CAS No. 90–93–7) (provided for in subheading					
		2922.39.45)	Free	No change	No change	On or before 12/ 31/2006	".

SEC. 1118. VINYL IMIDAZOLE.

"

Ĩ	9902.01.08	1-Ethenyl-1H- imidazole (CAS No. 1072–63–5) (provided for in subheading 2933.29.90)	Free	No change	No change	On or before 12/	
						31/2006	".

SEC. 1119. DISPERSE BLUE 27.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

" 9902.01.09	Disperse blue 27 (9,10- anthracenedione, 1,8-dihydroxy- 4-[[4-(2-hydroxy- ethyl)phenyl]amino]-5-nitro-) (CAS No. 15791-78-3) (pro- vided for in subheading 3204.11.50)	Free	No change	No change	On or before 12/31/2006	,	"
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SEC. 1120. ACID BLACK 244.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

ű	9902.01.10	Acid black 244 (chromate(2-), [3-(hydroxykappa.O)-4-[[2-(hy- droxykappa.O)-1- naphthalenyl]azokappa.N2]-1- naphthalenesulfonato(3-)] [1- [[2-(hydroxykappa.O)-5-[4- methoxyphenyl)-azo]phenyl]azo- .kappa.N2]-2-naphthalene- sulfonato(2-)kappa.O]-, diso- dium) (CAS No. 30785-74-1) (provided for in subheading 3204.12.45)	Free	No change	No change	On or before	
		3204.12.45)	Free	No change	No change	On or before 12/31/2006	"

SEC. 1121. REACTIVE ORANGE 132.

		1	1	1	1		
"	9902.01.11	Reactive or-					
		ange 132					
		(benzenesulfo-					
		nic acid, 2,2'-					
		[(1-methyl-					
		1,2-					
		ethanediyl)-					
		bis[imino(6-					
		fluoro-1,3,5-					
		triazine-4,2-					
		diyl)imino[2-					
		[(aminocarbo-					
		nyl)- amino]-					
		4,1-phen-					
		vl-					
		ene]azo]]bis[5-					
		[(4-					
		sulfopheny-					
		l)azo]-, so-					
		dium salt)					
		(CAS No.					
		149850-31-7)					
		(provided for					
		in subheading					
		3204.16.30)	Free	No change	No change	On or before 12/	
				U	U U	31/2006	".

SEC. 1122. MIXTURES OF ACID RED 337, ACID RED 266, AND ACID RED 361.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

 9902.01.12	Mixtures of acid red 337 (2- naphthalenesulfonic acid, 6- amino-5-[[2- [(cyclohexylmethylamino)- sulfonyl]phenyl]azo]-4-hydroxy-, monosodium salt) (CAS No. 32846-21-2), acid red 266 (2- naphthalenesulfonic acid, 6- amino-5-[[4-chloro-2- (trifluoromethyl]phenyl]azo]-4- hydroxy-, monosodium salt) (CAS No. 57741-47-6), and acid red 361 (2- naphthalenesulfonic acid, 6- amino-4-hydroxy-5-[[2- (trifluoromethyl]phenyl]azo]-, monosodium salt) (CAS No. 67786 14 5) (xrowided for in					
	67786–14–5) (provided for in subheading 3204.12.45)	Free	No change	No change	On or before 12/31/2006	"

SEC. 1123. VAT RED 13.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

"	9902.01.13	Vat red 13 ([3,3'- bianthra[1,9- cd]pyrazole]- 6,6'(1H,1'H)- dione, 1,1'- diethyl-) (CAS No. 4203-77- 4) (provided					
		4) (provided for in sub-					
		heading					
		3204.15.80)	Free	No change	No change	On or before 12/ 31/2006	"

SEC. 1124. 5-METHYLPYRIDINE-2,3-DICARBOXYLIC ACID.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

"	9902.01.14	5- Methylpyridi- ne-2,3- dicarboxylic acid (CAS No. 53636–65–0) (provided for in subheading 2933.39.61)	Free	No change	No change	On or before 12/	
			l	l		31/2006	".

SEC. 1125. 5-METHYLPYRIDINE-2,3-DICARBOXYLIC ACID DIETHYLESTER.

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9902.01.15	5- Methylpyridi- ne-2,3- dicarboxylic acid, diethyl ester (CAS No. 112110- 16-4) (pro- vided for in subheading 2933.39.61)	1.8%	No change	No change	On or before 12/	-
			-	-	31/2006	".

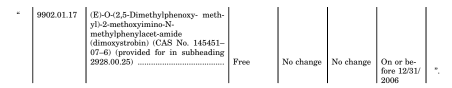
SEC. 1126. 5-ETHYLPYRIDINE DICARBOXYLIC ACID.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

"	9902.01.16	5-					
		Ethylpyridine-					
		2,3-					
		dicarboxylic					
		acid (CAS No.					
		102268 - 15 - 5)					
		(provided for					
		in subheading					
		2933.39.61)	Free	No change	No change	On or before 12/	
						31/2006	"

SEC. 1127. (E)-O(2,5-DIMETHYLPHENOXY METHYL)-2-METHOXY-IMINO-N-METHYLPHENYLACETAMIDE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:



SEC. 1128. 2-CHLORO-N-(4'CHLOROBIPHENYL-2-YL) NICOTINAMIDE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

ű	9902.01.18	2-Chloro-N- (4'-chloro- [1,1'- biphenyl]-2- yl)- nicotin-					
		amide (nicobifen) (CAS No. 188425–85–6) (provided for					
		in subheading 2933.39.21)	4.4%	No change	No change	On or before 12/ 31/2006	".

SEC. 1129. VINCLOZOLIN.

".

ű	9902.01.19	3-(3,5- Dichlorophen- yl)-5-ethenyl- 5-methyl-2,4- oxazolidinedi-					
		one (vinclozolin) (CAS No. 50471-44-8) (provided for in subheading 2934.99.12)	Free	No change	No change	On or before 12/ 31/2006	".

SEC. 1130. DAZOMET.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

ű	9902.01.20	Tetrahydro- 3,5-dimethyl- 2H-1,3,5- thiadiazine-2- thione (CAS No. 533-74-4) (dazomet) (provided for in subheading 2934.99.90)	Free	No change	No change	On or before 12/	
				- -	÷	31/2006	".

SEC. 1131. PYRACLOSTROBIN.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

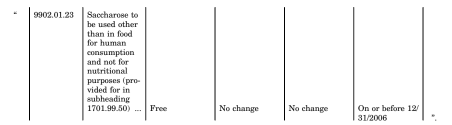
ű	9902.01.21	Methyl N-(2- [[1-(4- chlorophenyl)- 1H-pyrazol-3- ylloxymethyl]- phenyl) N- methoxy- carbanose (pyra- clostrobin) (CAS No. 175013–18–0) (provided for in subheading 2933.19.23)	Free	No change	No change	On or before 12/	
				-	-	31/2006	".

SEC. 1132. 1,3-BENZENEDICARBOXYLIC ACID, 5-SULFO-1,3-DIMETHYL ESTER SODIUM SALT.

	5-sulfo-1,3-di- methyl ester, sodium salt (CAS No. 3965–55–7)					
	(provided for in subheading 2917.39.30)	Free	No change	No change	On or before 12/ 31/2006	

SEC. 1133. SACCHAROSE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:



SEC. 1134. (2-BENZOTHIAZOLYTHIO) BUTANEDIOIC ACID.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:heading:



SEC. 1135. 60–70 PERCENT AMINE SALT OF 2-BENZO-THIAZOLYTHIO SUCCINIC ACID IN SOLVENT.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

ű	9902.01.26	(Benzothiazol- 2- ylthio)succinic acid (60-70 percent) in solvent (pro- vided for in subheading 2024 (o 28)	Fare	No shores	No shanga	On or before 12/	
		3824.90.28)	Free	No change	No change	On or before 12/ 31/2006	".

SEC. 1136. 4-METHYL-g-OXO-BENZENEBUTANOIC ACID COMPOUNDED WITH 4-ETHYLMORPHOLINE (2:1).

μ	9902.01.27	4-Methyl-g- oxo- benzenebuta- noic acid com- pounded with 4- ethylmorphol- ine (2:1) (CAS No. 171054- 89-0) (pro-					
		vided for in subheading 2934.99.39)	Free	No change	No change	On or before 12/ 31/2006	"

SEC. 1137. MIXTURES OF RIMSULFURON, NICOSULFURON, AND APPLICATION ADJUVANTS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

 9902.01.28	Mixtures of rimsulfuron (N-[[(4,6- dimethoxypyrimidin- 2-yl)- amino]carbonyl]-3- (ethylsulfonyl)-2- pyridinesulfonamide (CAS No. 122931- 48-0), nicosulfuron (2-((((4,6- dimethoxypyrimidin- 2-yl)- amino)carbonyl)- amino)carbonyl)- amino)carbonyl)- amino)sulfonyl)-N,N- dimethyl-3- pyridinecarboxamide (CAS No. 111991- 09-4), and applica- tion adjuvants (pro- vided for in sub- heading 3808.30.15)	Free	No change	No change	On or before	
	nouting 0000.00.10)	1100	ito change		12/31/2006	".

SEC. 1138. MIXTURES OF THIFENSULFURON METHYL, TRIBENURON METHYL AND APPLICATION ADJUVANTS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

"	9902.01.29	Mixtures of			I	1 1	1
	9902.01.29						
		thifensulfuron meth-					
		yl (methyl 3-[[[(4-					
		methoxy-6-methyl-					
		1,3,5-triazin-2-yl)-					
		amino]carbonyl]-					
		amino]sulfonyl]- 2-					
		thiophenecar-					
		boxylate (CAS No.					
		79277–27–3),					
		tribenuron methyl					
		(methyl 2-[[[[(4-					
		methoxy-6-methyl-					
		1,3,5-triazin-2-yl)-					
		methylamino]-car-					
		bonyl]-					
		amino]sulfonyl]- ben-					
		zoate) (CAS No.					
		101200-48-0) and					
		application adjuvants					
		(provided for in sub-					
		heading 3808.30.15)	Free	No change	No change	On or before	
					l	12/31/2006	"
	•	•			•	12/01/2000	• •

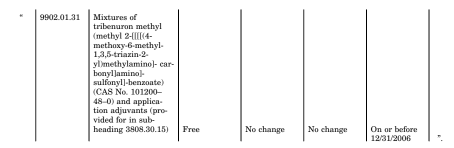
SEC. 1139. MIXTURES OF THIFENSULFURON METHYL AND APPLICA-TION ADJUVANTS.

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9902.01.30	Mixtures of thifensulfuron meth- yl (methyl 3-[[[[(4- methoxy-6-methyl- 1,3,5-triazin-2-yl)- amino]carbonyl]- amino]carbonyl]-2- thiophenecarboxylat- e) (CAS No. 79277- 27-3) and applica- tion adjuvants (pro-					
	vided for in sub- heading 3808.30.15)	Free	No change	No change	On or before 12/31/2006	".

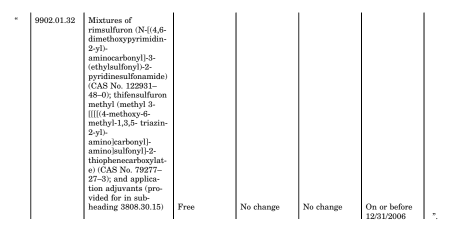
SEC. 1140. MIXTURES OF TRIBENURON METHYL AND APPLICATION ADJUVANTS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:



SEC. 1141. MIXTURES OF RIMSULFURON, THIFENSULFURON METHYL AND APPLICATION ADJUVANTS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:



SEC. 1142. VAT BLACK 25.

"	9902.01.33	Anthra[2,1,9- mna]naphth[2,3- h]acridine- 5,10,15(16H)-trione, 3-[(9,10-dihydro-9,10- dioxo-1-anthracenyl)- amino]- (Vat black 25) (CAS No. 4395- 53-3) (provided for					
		in subheading 3204.15.80)	Free	No change	No change	On or before 12/31/2006	".

SEC. 1143. CYCLOHEXANEPROPANOIC ACID, 2-PROPENYL ESTER.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

ű	9902.01.34	Cyclohexanepro- panoic acid, 2-pro- penyl ester (CAS No. 2705–87–5) (provided for in subheading 2916.20.50)	Free	No change	No change	On or before 12/31/2006	"
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SEC. 1144. NEOHELIOPAN HYDRO (2-PHENYLBENZIMIDAZOLE-5-SUL-FONIC ACID).

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

ű	9902.01.35	2- Phenylbenzi- midazole-5- sulfonic acid) (CAS No. 27503–81–7) (provided for in subheading 2933.99.79)	Free	No change	No change	On or before 12/ 31/2006	"
	1			1	I	01/2000	•

SEC. 1145. SODIUM METHYLATE POWDER (NA METHYLATE POWDER).

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

ű	9902.01.36	Methanol, so- dium salt (CAS No. 124-41-4) (provided for in subheading 2905.19.00)	Free	No change	No change	On or before 12/ 31/2006	"
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SEC. 1146. GLOBANONE (CYCLOHEXADEC-8-EN-1-ONE).

ű	9902.01.37	Cyclohexadec- 8-en-1-one (CAS No. 3100-36-5) (provided for in subheading 2914.29.50)	Free	No change	No change	On or before 12/	
						31/2006	".

SEC. 1147. METHYL ACETOPHENONE-PARA (MELILOT).

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:



SEC. 1148. MAJANTOL (2,2-DIMETHYL-3-(3-METHYLPHENYL)PROPANOL).

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:



SEC. 1149. NEOHELIOPAN MA (MENTHYL ANTHRANILATE).

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

u	9902.01.40	Menthyl an- thranilate (CAS No. 134–09–8) (provided for in subheading					
		2922.49.37)	Free	No change	No change	On or before 12/ 31/2006	"

SEC. 1150. ALLYL ISOSULFOCYANATE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

" 9902.01.41	Allyl isothiocyanate (CAS No. 57– 06–7) (pro- vided for in subheading 2930.90.90)	Free	No change	No change	On or before 12/ 31/2006	"
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SEC. 1151. FRESCOLAT.

ű	9902.01.42	5-Methyl-2-(1- methylethyl)- cyclohexyl-2- hydroxypropa- noate (lactic acid, menthyl ester) (Frescolat) (CAS No. 59259–38–0) (provided for in subheading					
		2918.11.50)	Free	No change	No change	On or before 12/ 31/2006	".

SEC. 1152. THYMOL (ALPHA-CYMOPHENOL).

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

ű	9902.01.43	Thymol (CAS No. 89–83–8) (provided for in subheading 2907.19.40)	Free	No change	No change	On or before 12/ 31/2006	"
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SEC. 1153. BENZYL CARBAZATE.

Subchapter II of chapter 99 is amended by inserting in the numerical sequence the following new heading:

ű	9902.01.44	Benzyl carbazate (Hydrazine- carboxylic acid, phenylmath-					
		phenylmeth- yl ester (CAS No. 5331-43-1) (provided for in sub- heading					
		2928.00.25)	Free	No change	No change	On or before 12/ 31/2006	".

SEC. 1154. ESFENVALERATE TECHNICAL.

Subchapter II of chapter 99 is amended by inserting in the numerical sequence the following new heading:

ű	9902.01.45	(S)-Cyano(3- phenoxyphen- yl)- methyl (S)-4-chloro-α- (1- methylethyl- benzeneaceta- te (Esfenvalerat- e) (CAS No. 66230-04-4) (provided for in subheading	7	N. I	N. I		
		2926.90.30)	Free	No change	No change	On or before 12/ 31/2006	".

SEC. 1155. AVAUNT AND STEWARD.

"

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9902.01.46	Mixtures of					
	indoxacarb ((S)-					
	methyl 7-chloro-2,5-					
	dihydro-2-[[(methoxy-					
	carbonyl)[4-					
	(trifluoromethoxy)-					
	phenyl]amino]car-					
	bonyl]indeno- [1,2-					
	e][1,3,4]- oxadiazine-					
	4a- (3H)carboxylate)					
	(CAS No. 173584-					
	44-6) and applica-					
	tion adjuvants (pro-					
	vided for in sub-					
	heading 3808.10.25)	Free	No change	No change	On or before	
	ficauling 0000.10.20)	1100	ito enange	110 change	12/31/2006	"

SEC. 1156. HELIUM.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

"		Helium (provided for in subheading 2804.29.00)	Free	No change	No change	On or before 12/31/2006	"	
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SEC. 1157. ETHYL PYRUVATE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

ű	9902.01.48	Ethyl pyruvate (CAS No. 617–35–6) (pro- vided for in sub- heading 2918.30.90)	Free	No change	No change	On or before 12/31/2006	"
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SEC. 1158. DELTAMETHRIN.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

"	(S)-α-Cyano-3-					
	phenoxybenzyl					
	(1R,3R)-3-(2,2-					
	dibromovinyl)-2,2-					
	dimethylcyclo-					
	propanecarb-					
	oxylate					
	(Deltamethrin)					
	(CAS No. 52918-					
	63–5) in bulk or					
	unmixed in forms					
	or packings for re-					
	tail sale (provided					
	for in subheading					
	2926.90.30 or					
	3808.10.25)	Free	No change	No change	On or before	
	1	1		I	12/31/2006	".

SEC. 1159. ASULAM SODIUM SALT.

u	9902.01.50	Mixtures of methyl sulfanilycarbam- ate, sodium salt (Asulam sodium salt) (CAS No. 2302–17–2) and application adjuvants					
		(provided for in sub-					
		heading 3808.30.15)	Free	No change	No change	On or before 12/31/2006	".

SEC. 1160. TRALOMETHRIN.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

κ	9902.01.52	Tralomethrin (1R,3S)3[(1RS)- (1',2',2',2'- tetrabromoethyl)]- 2,2- dimethylcyclopropan- ecarboxylic acid, (S)- alpha-cyano-3- phenoxybenzyl ester					
		(CAS No. 66841–25– 6) in bulk or in forms or packages for retail sale (provided for in subheading 2926.90.30 or 3808.10.25)	Free	No change	No change	On or before	
		1		, i i i i i i i i i i i i i i i i i i i	Ĩ	12/31/2006	".

SEC. 1161. N-PHENYL-N'-(1,2,3-THIADIAZOL-5-YL)-UREA.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

ű	9902.01.53	N-Phenyl-N'-1,2,3- thiadiazol-5-ylurea (thidiazuron) in bulk or in forms or pack- ages for retail sale (CAS No. 51707-55-					
		2) (provided for in subheading 2934.99.15 or 3808.30.15)	Free	No change	No change	On or before 12/31/2006	".

SEC. 1162. BENZENEPROPANOIC ACID, ALPHA-2- DICHLORO-5-{4 (DIFLUOROMETHYL)- 4,5-DIHYDRO-3-METHYL-5-OXO-1H-1,2,4-TRIAZOL-1-YL}-4-FLUORO-ETHYL ESTER.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

μ	9902.01.54	alpha-2- Dichloro-5- [4- (difluoromethyl)- 4,5-dihydro-3-methyl- 5-oxo-1H-1,2,4- triazol-1-yl]-4- fluorobenzenepropan- oic acid, ethyl ester (carfentazone-ethyl) (CAS No. 128639– 02–1) (provided for in subheading 2933.99.22)	4.9%	No change	No change	On or before	
		2955.99.22)	4.9%	No change	No change	12/31/2006	".

SEC. 1163. (Z)-(1RS, 3RS)-3-(2-CHLORO-3,3,3 TRIFLOURO-1-PROPENYL)-2,2-DIMETHYL-CYCLOPROPANE CARBOXYLIC ACID.

ű	9902.01.55	(Z)-(1RS,3RS)-3-(2- Chloro-3,3,3-trifluro- 1-pro- penyl)-2,2-di- methyl- cyclopropanecarboxy- lic acid (CAS No. 68127-59-3) (pro-					
		vided for in sub-					
		heading 2916.20.50)	Free	No change	No change	On or before 12/31/2006	".

SEC. 1164. 2-CHLOROBENZYL CHLORIDE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

"	2-Chlorobenzyl chlo- ride (CAS No. 611– 19–8) (provided for					
	in subheading					
	2903.69.70)	Free	No change	No change	On or before 12/31/2006	".

SEC. 1165. (S)-ALPHA-HYDROXY-3-PHENOXYBENZENEACETONITRILE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

" 990	2.01.57	(S)-alpha-Hydroxy-3- phenoxybenzeneacet- onitrile (CAS No. 61826–76–4) (pro- vided for in sub- heading 2926.90.43)	Free	No change	No change	On or before 12/31/2006	"
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SEC. 1166. 4-PENTENOIC ACID, 3,3-DIMETHYL-, METHYL ESTER.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

" 9902.01	4-Pentenoic acid, 3,3- dimethyl-, methyl ester (CAS No. 63721-05-1) (pro- vided for in sub- heading 2916.19.50)	Free	No change	No change	On or before 12/31/2006	".
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SEC. 1167. TERRAZOLE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

subheading State Free Free No change On or before 3808.20.50 Free Free No change On or before	ű	9902.01.59		Free	Free	No change		"
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SEC. 1168. 2-MERCAPTOETHANOL.

"	9902.01.60	2-Mercaptoethanol (CAS No. 60–24–2) (provided for in sub- heading 2930.90.90)	Free	Free	No change	On or before		
I			l			12/31/2006	".	

SEC. 1169. BIFENAZATE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

ű	9902.01.61	Bifenazate (Hydrazinecarb- oxylic acid, 2-(4- methoxy-[1,1- bipheny1]-3-yl)-1- methylethyl ester (CAS No. 149877- 41-8) (provided for					
		in subheading 2928.00.25)	Free	Free	No change	On or before 12/31/2006	".

SEC. 1170. A CERTAIN POLYMER.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

 9902.01.62	Fluoropolymers con- taining 95 percent or more by weight of the monomer units tetrafluoropethylene, hexafluoropropylene, and vinylidene fluo- ride (provided for in subheading					
	3904.69.50)	Free	No change	No change	On or before 12/31/2006	".

SEC. 1171. PARA ETHYLPHENOL.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

"	9902.01.63	p-Ethylphenol (CAS No. 123–07–9) (pro- vided for in sub- heading 2907.19.20)	Free	No change	No change	On or before 12/31/2006	"
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SEC. 1172. EZETIMIBE.

"	9902.01.64	2-Azetidinone,	l	1			
		1-(4-					
		fluorophenyl)-					
		3-[(3S)-3-(4-					
		fluorophenyl)-					
		3-					
		hydroxypropy-					
		1]-4-(4-					
		hydroxyphen-					
		yl)-, (3R,4S)-					
		(Ezetimibe)					
		(CAS No.					
		163222 - 33 - 1)					
		(provided for					
		in subheading					
		2933.79.08)					
			Free	No change	No change	On or before 12/	"
		1	I			31/2006	<i>"</i> •

SEC. 1173. P-CRESIDINESULFONIC ACID.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

ű	9902.01.65	p-Cresidinesulfonic acid (4-amino-5- methoxy-2- methylbenzene- sul- fonic acid) (CAS No. 6471-78-9) (provided for in subheading					
		2922.29.80)	Free	No change	No change	On or before 12/31/2006	"

SEC. 1174. 2,4 DISULFOBENZALDEHYDE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

" 9902.01.66	2,4- Disulfobenzaldehyde (CAS No. 88–39–1) (provided for in sub- heading 2913.00.40)	Free	No change	No change	On or before 12/31/2006	".
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SEC. 1175. M-HYDROXYBENZALDEHYDE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

ű	9902.01.67	m-Hydroxybenzal- dehyde (CAS No. 100–83–4) (provided for in subheading 2912.49.25)	Free	No change	No change	On or before	"
						12/31/2006	".

SEC. 1176. N-ETHYL-N-(3-SULFOBENZYL)ANILINE, BENZENESULFONIC ACID, 3[(ETHYLPHENYLAMINO)METHYL].

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

"	9902.01.68	N-Ethyl-N-(3- sulfobenzyl)ani- line (benzenesulfonic acid, 3-[(ethyl- phenylamino)-meth- yl]-) (CAS No. 101– 11–1) (provided for in subheading 2921.42.90)	Free	No change	No change	On or before		
						12/31/2006	"	

SEC. 1177. ACRYLIC FIBER TOW.

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μ	9902.01.69	Acrylic fiber tow (polyacrylonitrile tow) consisting of 6 sub-bundles crimped together, each containing 45,000 filaments (plus or minus 0.06) and 2–8 per- cent water, such acrylic fiber con- taining by weight a minimum of 92 percent acrylo- nitrile, not more than 0.1 percent zinc and average filament denier of either 1.48 decitex (plus or minus 0.08) or 1.32 decitex (plus or minus 0.089) (pro- vided for in sub- heading 5501.30.00)	Free	No change	No change	On or before	
				5		12/31/2006	".

SEC. 1178. YTTRIUM OXIDES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

ű	9902.02.21	Yttrium oxides hav- ing a purity of at least 99.9 percent (CAS No. 1314–36–9) (provided for in sub- heading 2846.90.80)	Free	No change	No change	On or before 12/31/2006	".
~	a		1010				

SEC. 1179. HEXANEDIOIC ACID, POLYMER WITH 1,3-BENZENEDIMETHANAMINE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

Hexanedioic acid, polymer with 1,3- benzene- dimethanamine (CAS No. 25718–70–1) (provided for in sub- heading 3908.10.00)	Free	No change	No change	On or before 12/31/2006	"
	polymer with 1,3-	polymer with 1,3-	polymer with 1,3-	polymer with 1,3-	polymer with 1,3-
	benzene-	benzene-	benzene-	benzene-	benzene-
	dimethanamine (CAS	dimethanamine (CAS	dimethanamine (CAS	dimethanamine (CAS	dimethanamine (CAS
	No. 25718–70–1)	No. 25718-70-1)	No. 25718-70-1)	No. 25718-70-1)	No. 25718-70-1)
	(provided for in sub-	(provided for in sub-			

SEC. 1180. N1-[(6-CHLORO-3-PYRIDYL)METHYL]-N2-CYANO-N1-METHYLACETAMIDINE.

ű	9902.01.72	(E)-N1-[(6-Chloro-3- pyridyl)methyl]-N2- cyano-N1- methylacetamidine (Acetamiprid) (CAS No. 135410-20-7) whether or not mixed with applica- tion adjuvants (pro- vided for in sub- heading 2933.39.27					
		heading 2933.39.27 or 3808.10.25)	Free	No change	No change	On or before 12/31/2006	".

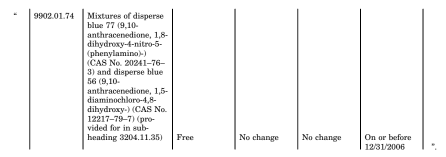
SEC. 1181. ALUMINUM TRIS (O-ETHYL PHOSPHONATE).

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

ű	9902.01.73	Aluminum tris- (O- ethylphosphon- ate) (CAS No. 39148–24– 8) (provided for in subheading 2920.90.50)	Free	No change	No change	On or before	
		2920.90.30)	Fiee	No change	No change	12/31/2006	".

SEC. 1182. MIXTURE OF DISPERSE BLUE 77 AND DISPERSE BLUE 56.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:



SEC. 1183. ACID BLACK 194.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

 9902.01.75	Acid black 194 (chro- mate(3-), bis[3-(hy- droxykappa.O)-4- [[2-(hy- droxy.kappa.O)-1- naphthaleneyl]azo- .kappa. N1]-7-nitro- 1- naphthalenesulfonat- o(3-)]-, trisodium) (CAS No. 57693–14– 8) (provided for in subheading 3204.12.20)	Free	No change	No change	On or before 12/31/2006	22
					12/01/2000	• •

SEC. 1184. MIXTURE OF 9,10-ANTHRACENEDIONE, 1,5-DIHYDROXY-4-NITRO-8-(PHENYLAMINO)-AND DISPERSE BLUE 77.

"	9902.01.76	Mixtures of 9,10- anthracenedione, 1,5- dihydroxy-4-nitro-8- (phenylamino)- (CAS No. 3065-87-0) and 9,10- anthracenedione, 1,8- dihydroxy-4-nitro-5- (phenylamino)- (Dis- perse blue 77) (CAS					
		perse blue 77) (CAS					
		No. 20241–76–3) (provided for in sub-	7	X 1	N 1	0	
		heading 3204.11.35)	Free	No change	No change	On or before 12/31/2006	

SEC. 1185. COPPER PHTHALOCYANINE SUBSTITUTED WITH 15 OR 16 GROUPS WHICH COMPRISE 8-15 THIOARYL AND 1-8 ARYLAMINO GROUPS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

ű	9902.01.77	A copper phthalocyanine sub- stituted with 15 or 16 groups which comprise 8-15 thioaryl and 1-8 arylamino groups					
		(provided for in sub-					
		heading 3204.19.40)	Free	No change	No change	On or before 12/31/2006	".

SEC. 1186. BAGS FOR CERTAIN TOYS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

ű	9902.01.78	Bags (provided for in subheading 4202.92.45) for trans- porting, storing, or protecting goods of headings 9502–9504, inclusive, imported and sold with such articles therein	Free	No change	No change	On or before	
						12/31/2006	".

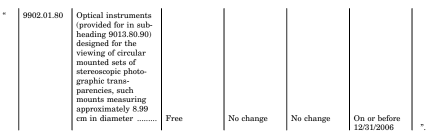
SEC. 1187. CERTAIN CHILDREN'S PRODUCTS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

ű	9902.01.79	Image projectors (provided for in sub- heading 9008.30.00) capable of projecting images from circular mounted sets of stereoscopic photo- graphic trans- parencies, such					
		mounts measuring approximately 8.99					
		cm in diameter	Free	No change	No change	On or before 12/31/2006	".

SEC. 1188. CERTAIN OPTICAL INSTRUMENTS USED IN CHILDREN'S PRODUCTS.

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SEC. 1189. CASES FOR CERTAIN CHILDREN'S PRODUCTS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

μ	9902.01.81	Cases or containers (provided for in sub- heading 4202.92.90) specially shaped or fitted for circular mounts for sets of stereoscopic photo- graphic trans- parencies, such mounts measuring approximately 8.99 cm in diameter	Free	No change	No change	On or before	22
	l	i I			I	12/31/2006	l ″.

SEC. 1190. 2,4-DICHLOROANILINE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

"	9902.01.82	2,4-Dichloroaniline (CAS No. 554–00–7) (provided for in sub- heading 2921.42.18)	Free	No change	No change	On or before 12/31/2006	".
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SEC. 1191. ETHOPROP.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

" 9902.01.83	O-Ethyl S,S-dipropyl- phosphorodithioate (Ethoprop) (CAS No. 13194-48-4) (pro- vided for in sub- heading 2930.90.44)	Free	No change	No change	On or before 12/31/2006	".
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SEC. 1192. FORAMSULFURON.

μ	9902.01.84	Mixtures of benz- amide, 2-[[[[(4,6- dimethoxy-2- pyrimidinyl)- amino]earbonyl]- amino]sulfonyl]-4- (formylamino)- N,N- methyl- (foramsulfuron) (CAS No. 173159–57–4) and application adju- vants (provided for in subheading 3808.30.15)	3%	No change	No change	On or before	
		3808.30.15)	3%	No change	No change	On or before 12/31/2006	".

SEC. 1193. CERTAIN EPOXY MOLDING COMPOUNDS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

ű	9902.01.85	Epoxy molding com- pounds, of a kind used for encap- sulating integrated circuits (provided for in subheading 3907.30.00)	Free	No change	No change	On or before	
		in subheading	Free	No change	No change	On or before 12/31/2006	

SEC. 1194. DIMETHYLDICYANE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.01.86	Dimethyldicyane (2,2'-dimethyl-4,4'- methylenebis- (cyclo- hexylamine)) (CAS No. 6864–37–5) (pro- vided for in sub-	-	-			
	heading 2921.30.30)	Free	Free	No change	On or before 12/31/2006	"

SEC. 1195. TRIACETONE DIAMINE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

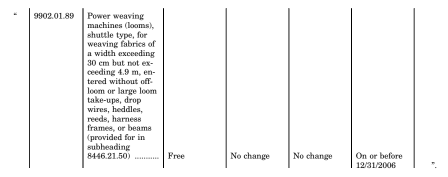
ű	9902.01.87	2,2,6,6-Tetra-methyl- 4-pip-eridinamine (Triacetone diamine) (CAS No. 36768–62– 4) (provided for in subheading 2933.39.61)	Free	Free	No change	On or before	
						12/31/2006	".

SEC. 1196. TRIETHYLENE GLYCOL BIS[3-(3-TERT-BUTYL-4-HYDROXY-5-METHYLPHENYL) PROPIONATE.

ű	Triethylene glycol bis[3-(3-tert-butyl-4- hydroxy-5-methylphenyl)propionate]					
	(CAS No. 36443–68–2) (provided for in subheading 2918.90.43)	No change	No change	On or before 12/31/2006	,	".

SEC. 1197. CERTAIN POWER WEAVING TEXTILE MACHINERY.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:



SEC. 1198. CERTAIN FILAMENT YARNS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

α	9902.01.90	Synthetic filament yarn (other than sewing thread) not put up for retail sale, single, of decitex sizes of 23 to 850, with between 4 and 68 filaments, with a twist of 100 to 300 turns/m, of nylon or other polyamides, containing 10 per- cent or more by weight of nylon 12 (provided for in sub-	Free	Free	Nederar	0. shfe	
		heading 5402.51.00)	Free	Free	No change	On or before 12/31/2006	".

SEC. 1199. CERTAIN OTHER FILAMENT YARNS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

heading 5402.41.90) Free Free No change On or before 12/31/2006		9902.01.91	Synthetic filament yarn (other than sewing thread) not put up for retail sale, single, of decitex sizes of 23 to 850, with between 4 and 68 filaments, un- twisted, of nylon or other polyamides, containing 10 per- cent or more by weight of nylon 12 (provided for in sub- heading 5402.41.90)	Free	Free	No change			
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SEC. 1200. CERTAIN INK-JET TEXTILE PRINTING MACHINERY.

ű	9902.01.92	Ink-jet textile print- ing machinery (pro- vided for in sub- heading 8443.51.10)	Free	No change	No change	On or before	"
						12/31/2006	

SEC. 1201. CERTAIN OTHER TEXTILE PRINTING MACHINERY.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

"	9902.01.93	Textile printing ma- chinery (provided for in subheading 8443.59.10)	Free	No change	No change	On or before 12/31/2006	"	,
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SEC. 1203. D-MANNOSE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following heading:



SEC. 1204. BENZAMIDE, N-METHYL-2-[[3-[(1E)-2-(2-PYRIDINYL)-ETH-ENYL]-1H-INDAZOL-6-YL)THIO]-.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

12/31/2006 ".	ű	9902.01.95	Benzamide, N-meth- yl-2-[[3-[(1E)-2-(2- pyridinyl)-ethenyl]- 1H-indazol-6-yl)thio]- (CAS No. 319460- 85-0) (provided for in subheading 2933.99.79)	Free	No change	No change	On or before 12/31/2006	".
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SEC. 1205. 1(2H)-QUINOLINECARBOXYLIC ACID, 4-[[[3,5-BIS-(TRIFLUOROMETHYL)PHENYL] METHYL](METHOXYCARBONYL)AMINO]-2-ETHYL- 3,4-DIHYDRO-6-(TRIFLUOROMETHYL)-, ETHYL ESTER, (2R,4S)-(9CI).

κ	9902.01.96	1(2H)- Quinolinecarboxylic acid, 4-[[[3,5-bis- (trifluoromethyl)- phenyl]methyl]- (methoxycarb- onyl)amino]-2-ethyl- 3,4-dihydro-6- (trifluoromethyl)- ethyl ester, (2R,4S)- (CAS No. 262352- 17-0) (provided for in cubkarding					
		in subheading 2933.49.26)	Free	No change	No change	On or before 12/31/2006	".

SEC. 1206. DISULFIDE, BIS(3,5-DICHLOROPHENYL)(9C1).

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:



SEC. 1207. PYRIDINE, 4-[[4-(1-METHYLETHYL)-2-[(PHENYLMETHOXY)METHYL]-1H- MIDAZOL-1-YL] METHYL]- ETHANEDIOATE (1:2).

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

"	9902.01.98	Pyridine, 4-[[4-(1- methylethyl)-2- [(phenylmethoxy)- methyl]-1H-imidazol- 1-yl]- methyl]- ethanedioate (1:2) (CAS No. 280129- 82-0) (provided for in subheading					
		2933.39.61)	Free	No change	No change	On or before 12/31/2006	".

SEC. 1208. PACLOBUTRAZOLE TECHNICAL.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

ű	9902.01.99	(RS,3RS)-1-(4- Chlorophenyl)-4,4-di- methyl-2-(1H-1,2,4- triazol-1-yl)pentan-3- ol (paclobutrazol) (CAS No. 76738-62- 0) (provided for in					
		subheading	_				
		2933.99.22)	Free	No change	No change	On or before 12/31/2006	".

SEC. 1209. PACLOBUTRAZOLE 2SC.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

ű	9902.02.01	Mixtures of (RS,3RS)-1-(4-					
		chlorophenyl)-4,4-di- methyl-2-(lH-1,2,4-					
		triazol-1-yl)pentan-3-					
		ol (paclobutrazol)					
		(CAS No. 76738-62-					
		0) and application					
		adjuvants (provided					
		for in subheading					
		3808.30.15)	Free	No change	No change	On or before 12/31/2006	".

SEC. 1210. METHIDATHION TECHNICAL.

ű	9902.02.02	S-[(5-Methoxy-2-oxo- 1,3,4-thiadiazol- 3(2H)-yl)methyl] O,O-dimethyl phosoborodithioate					
		(CAS No. 950–37–8) (provided for in sub-					
		(provided for in Sub heading 2934.99.90)	Free	No change	No change	On or before 12/31/2006	".

SEC. 1211. VANGUARD 75 WDG.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

ű	9902.02.03	Mixtures of 2- pyrimidinamine, 4- cyclopropyl-6-methyl- N-phenyl- (cyprodinil) (CAS No. 121552–61–2) and application adjuvants (provided for in sub-					
		heading 3808.20.15)	Free	No change	No change	On or before 12/31/2006	".

SEC. 1212. WAKIL XL.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

"	9902.02.04	Mixtures of (R)-2- [(2,6-dimethylphenyl- methoxy)acetyl- amino]propionic acid,					
		methyl ester					
		(mefenoxam) (CAS					
		No. 70630–17–0), 4- (2,2-difluoro-1,3-					
		benzodioxol-4-yl)-1H-					
		pyrrole-3-carbonitrile					
		(fludioxonil) (CAS					
		No. 131341-86-1),					
		and 2-cyano-2- methoxyimino-N-					
		(ethylcarbam-					
		oyl)acetamide					
		(cymoxanil) (CAS No. 57966–95–7) with					
		application adjuvants					
		(the foregoing mix-					
		tures provided for in					
		subheading	P	N7 1	N 1		
		3808.20.15)	Free	No change	No change	On or before 12/31/2006	".

SEC. 1213. MUCOCHLORIC ACID.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

u	9902.02.05	2-Butenoic acid, 2,3- dichloro-4-oxo- (mucochloric acid) (CAS No. 87–56–9) (provided for in sub- heading 2918.30.90)	Free	No change	No change	On or before 12/31/2006	".
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SEC. 1214. AZOXYSTROBIN TECHNICAL.

"

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٢	9902.02.06	Benzeneacetic acid, (E)-2-[[6-(2- cyanophenoxy)-4- pyrimidinyl]oxy]- alpha- (methoxymethyl- ene)-, methyl ester (pyroxystrobin) (CAS No. 131860-33-8)					
		(provided for in sub- heading 2933.59.15)	Free	No change	No change	On or before 12/31/2006	".

SEC. 1215. FLUMETRALIN TECHNICAL.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

ű	9902.02.07	2-Chloro-N-[2,6- dinitro-4-(tri- fluoromethyl)- phenyl]-N-ethyl-6- fluorobenzene- methanamine (flumetralin) (CAS No. 62924-70-3)					
		(provided for in sub-				0.14	
		heading 2921.49.45)	Free	No change	No change	On or before 12/31/2006	".

SEC. 1216. CYPRODINIL TECHNICAL.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

ű	9902.02.08	2-Pyrimidinamine, 4- cyclopropyl-6-methyl- N-phenyl- (cyprodinil) (CAS No.					
		121552–61–2) (pro- vided for in sub- heading 2933.59.15)	Free	No change	No change	On or before 12/31/2006	"

SEC. 1217. MIXTURES OF LAMBDA-CYHALOTHRIN.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

phenoxyphenyl)- methyl ester, [1.alpha. (S*),3.alpha. (Z)]-(.+- .)-) (CAS No. 91465- 08-6) and applica- tion adjuvants (pro- vided for in sub- heading 3808.10.25) Free No change No	change On or before
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SEC. 1218. PRIMISULFURON METHYL.

κ	9902.02.10	Benzoic acid, 2- [[[[4,6-bis- (difluoromethoxy)-2- pyrimidinyl]- amino]carbonyl]- amino]sulfonyl]-, methyl ester (primisulfuron meth- yl) (CAS No. 86209– 51–0) (provided for in subheading	Farr	Nacharan	Nacharan	0. shfa	
		2935.00.75)	Free	No change	No change	On or before 12/31/2006	".

SEC. 1219. 1,2-CYCLOHEXANEDIONE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

" 9902.02.11	1,2- Cyclohexanedione (CAS No. 765–87–7) (provided for in sub- heading 2914.29.50)	Free	No change	No change	On or before 12/31/2006	"
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SEC. 1220. DIFENOCONAZOLE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

"	9902.02.12	1H-1,2,4-Triazole, 1- [[2-[2-chloro-4-(4- chlorophenoxy)- pheny]]-4-methyl-1,3- dioxolan-2- yl]methyl]- (difenoconazole) (CAS No. 119446- CS2 O) (cnyrided far					
		68–3) (provided for in subheading 2934.99.12)	Free	No change	No change	On or before 12/31/2006	".

SEC. 1221. CERTAIN REFRACTING AND REFLECTING TELESCOPES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

ű	9902.02.13	Refracting telescopes with 50 mm or smaller lenses and reflecting telescopes with 76 mm or smaller lenses (pro- vided for in sub- heading 9005.80.40)	Free	No change	No change	On or before		
		neading 5005.00.40)	Fiee	No change	No change	12/31/2006	".	

SEC. 1222. PHENYLISOCYANATE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

ű	9902.02.14	Phenylisocyanate (CAS No. 103–71–9) (provided for in sub- heading 2929.10.80)	Free	No change	No change	On or before 12/31/2006	".
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SEC. 1223. BAYOWET FT-248.

ű	9902.02.15	Tetraethylammoniu- m perfluoroctane- sulfonate (CAS No. 56773-42-3) (pro-					
		vided for in sub-					
		heading 2923.90.00)	Free	No change	No change	On or before 12/31/2006	".

SEC. 1224. P-PHENYLPHENOL.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

ű	9902.02.16	p-Phenylphenol (CAS No. 92–69–3) (pro- vided for in sub- heading 2907.19.80)	Free	No change	No change	On or before 12/31/2006	"
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SEC. 1225. CERTAIN RUBBER RIDING BOOTS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

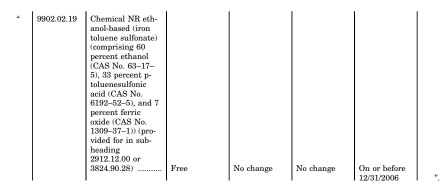
"	9902.02.17	Horseback riding boots with soles and uppers of rubber, such boots extending above the ankle and below the knee, spe- cifically designed for horseback riding, and having a spur rest on the heel counter (provided for in subbacking)					
		in subheading 6401.92)	Free	No change	No change	On or before 12/31/2006	".

SEC. 1226. CHEMICAL RH WATER-BASED.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

ű	9902.02.18	Chemical RH water- based (iron toluene sulfonate) (com- prising 75 percent p- toluenesulfonic acid (CAS No. 6192–52–5) and 5 percent ferric oxide (CAS No. 1309–37–1)) (pro- vided for in sub-					
		heading 2904.10.10)	Free	No change	No change	On or before 12/31/2006	".

SEC. 1227. CHEMICAL NR ETHANOL-BASED.



SEC. 1228. TANTALUM CAPACITOR INK.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

	9902.02.20	Tantalum capacitor ink: graphite ink P7300 of 85 percent butyl acetate, 8 per- cent graphite, and the remaining bal- ance of non-haz- ardous resins; and graphite paste P5900 of 92-96 percent water, 1-3 percent graphite (CAS No. 7782–42–5), 0.5-2 percent ammonia (CAS No. 7664–41– 7), and less than 1 percent acrylic resin (CAS No. 9003–32–1) (provided for in sub- heading 3207.30.00)	Free	No change	No change	On or before 12/31/2006	".
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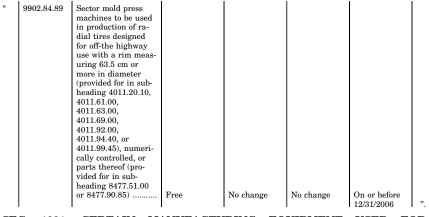
SEC. 1229. CERTAIN SAWING MACHINES.

Subchapter II of chapter 99 is amended by striking heading 9902.84.91 and inserting the following:

 9902.84.91	Sawing machines certified for use in production of radial tires, designed for off-the-highway use, and for use on a rim measuring 63.5 cm or more in diameter (provided for in sub- heading 4011.20.10, 4011.61.00, 4011.63.00, 4011.92.00, 4011.92.00, 4011.92.440, or 4011.99.45), numeri- cally controlled, or parts thereof (pro- vided for in sub-					
	heading 8465.91.00 or 8466.92.50) –	Free	No change	No change	On or before 12/31/2006	".

SEC. 1230. CERTAIN SECTOR MOLD PRESS MANUFACTURING EQUIP-MENT.

Subchapter II of chapter 99 is amended by striking heading 9902.84.89 and inserting the following:



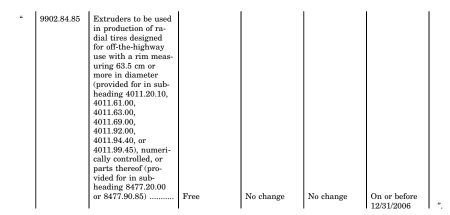
SEC. 1231. CERTAIN MANUFACTURING EQUIPMENT USED FOR MOLDING.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

α	9902.84.88	Machinery for mold- ing, or otherwise forming uncured, unvulcanized rubber to be used in produc- tion of radial tires designed for off-the- highway use with a rim measuring 63.5 cm or more in diame- ter (provided for in subheading 4011.20.10, 4011.61.00, 4011.63.00, 4011.63.00, 4011.92.00, 4011.92.00, 4011.94.40, or 4011.94.40, or 4011.94.40, or 4011.94.40, or 4011.94.40, or aparts thereof (pro- vided for in sub- heading 8477.51.00 or 8477.90.85)	Free	No change	No change	On or before	22
	I	l	l	l	I	12/31/2006	".

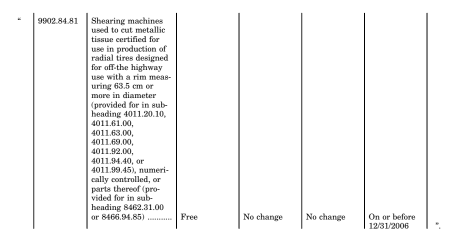
SEC. 1232. CERTAIN EXTRUDERS.

Subchapter II of chapter 99 is amended by striking heading 9902.84.85 and inserting the following:



SEC. 1233. CERTAIN SHEARING MACHINES.

Subchapter II of chapter 99 is amended by striking heading 9902.84.81 and inserting the following:

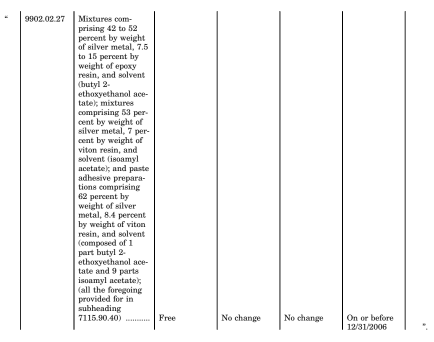


SEC. 1234. THERMAL RELEASE PLASTIC FILM.

"	9902.02.26	Thermal release plastic film (with a substrate of polyolefin-based PET/conductive acrylic polymer, release liner of polyethylene terephthalate PET/polysiloxane, pressure sensitive adhesive of acrylic ester-based copoly- mer, and core of acrylonitrile-buta- diene-styrene co- polymer) (provided for in subheading 3919 10 20)	Free	No change	No change	On or before	
		3919.10.20)	Free	No change	No change	On or before 12/31/2006	".

SEC. 1235. CERTAIN SILVER PAINTS AND PASTES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:



SEC. 1236. POLYMER MASKING MATERIAL FOR ALUMINUM CAPACI-TORS (UPICOAT).

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

"	9902.02.28	Dispersions (60 percent) of polymide resins in 2,2'- oxydiethan- ol, dimethyl ether (pro- vided for in subheading					
		3911.90.35 or 3911.90.90)	Free	No change	No change	On or before 12/	
		l		1		31/2006	".

SEC. 1237. OBPA.

ű	9902.02.29	10, 10'- Oxybispheno- xarsine (CAS No. 58–36–6) (provided for in subheading					
		2934.99.18)	Free	No change	No change	On or before 12/ 31/2006	".

SEC. 1238. MACROPOROUS ION-EXCHANGE RESIN.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

ű	9902.02.30	Macroporous ion-exchange resin com- prising a co- polymer of styrene					
		crosslinked with divinylbenze- ne, thiol functionalized (CAS No. 113834–91–6)					
		(provided for in subheading 3914.00.60)	Free	No change	No change	On or before 12/ 31/2006	".

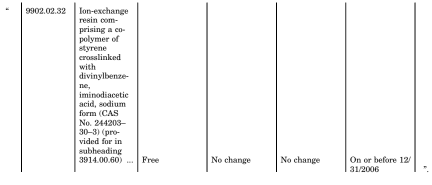
SEC. 1239. COPPER 8-QUINOLINOLATE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

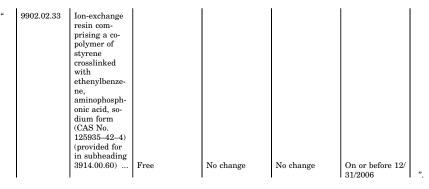
"	9902.02.31	Copper 8- quinolinolate (oxine-copper) (CAS No. 10380–28–6) (provided for in subheading 2933.49.30)	Free	No change	No change	On or before 12/ 31/2006	22
						31/2006	<i>"</i> .

SEC. 1240. ION-EXCHANGE RESIN.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

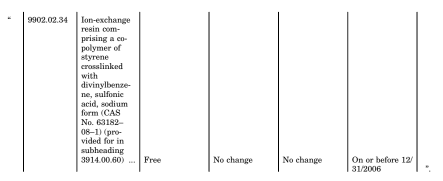


SEC. 1241. ION-EXCHANGE RESIN CROSSLINKED WITH ETHENYLBENZENE, AMINOPHOSPONIC ACID.



SEC. 1242. ION-EXCHANGE RESIN CROSSLINKED WITH DIVINYLBENZENE, SULPHONIC ACID.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:



SEC. 1243. 3-[(4 AMINO-3-METHOXYPHENYL) AZO]-BENZENE SULFONIC ACID.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

ű	9902.02.35	3-[(Amino-3- methoxyphen- yl)-azo]- benzenesulfo- nic acid (CAS No. 138–28–3) (provided for in subheading 2927.00.50)	Free	No change	No change	On or before 12/	
		2921.00.30)	riee	No change	No change	31/2006	".

SEC. 1244. 2-METHYL-5-NITROBENZENESULFONIC ACID.

μ	9902.02.36	2-Methyl-5- nitrobenzene- sulfonic acid (CAS No. 121–03–9) (provided for in subheading 2904.90.20)	Free	No change	No change	On or before 12/ 31/2006	".
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SEC. 1245. 2-AMINO-6-NITRO-PHENOL-4-SULFONIC ACID.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

ű	9902.02.37	2-Amino-6- nitro- phenol- 4-sulfonic acid (CAS No. 96– 93–5) (pro- vided for in subheading					
		2922.29.60)	Free	No change	No change	On or before 12/ 31/2006	".

SEC. 1246. 2-AMINO-5-SULFOBENZOIC ACID.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

ű	9902.02.38	2-Amino-5- sulfobenzoic acid (CAS No. 3577-63-7) (provided for in subheading					
		2922.49.30)	Free	No change	No change	On or before 12/ 31/2006	".

SEC. 1247. 2,5 BIS [(1,3 DIOXOBUTYL) AMINO] BENZENE SULFONIC ACID.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

"	9902.02.39	2,5-Bis[(1,3- dioxobutyl)- amino]benzene- sul- fonic acid (CAS No. 70185-87-4) (pro- vided for in sub- heading 2924.29.71)	Free	No change	No change	On or before	
						12/31/2006	".

SEC. 1248. P-AMINOAZOBENZENE 4 SULFONIC ACID, MONOSODIUM SALT.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

ű	9902.02.40	4-[(4-Amino- phenyl)azo]- benezenesulfonic acid, monosodium salt (CAS No. 2491– 71–6) (provided for in subheading 2927.00.50)	Free	No change	No change	On or before 12/31/2006	".	
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SEC. 1249. P-AMINOAZOBENZENE 4 SULFONIC ACID.

u	9902.02.41	4-[(4-Amino- phenyl)azo]- benzenesulfonic acid (CAS No. 104–23–4) (provided for in sub- heading 2927.00.50)	Free	No change	No change	On or before 12/31/2006	"
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SEC. 1250. 3-[(4 AMINO-3-METHOXYPHENYL) AZO]-BENZENE SULFONIC ACID, MONOSODIUM SALT.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

u	9902.02.42	3-[(4-Amino-3- methoxyphenyl)- azo]benzenesul- fonic acid, monosodium salt (CAS No. 6300– 07–8) (provided for in subheading					
		2927.00.50)	Free	No change	No change	On or before 12/31/2006	".

SEC. 1251. ET-743 (ECTEINASCIDIN).

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

μ	9902.02.43	[6R-(6a,6ab,7b, 13b,14b,16a, 20R*)]- 5- Acetyloxy-3',4', 6,6a,7,13,14,16- octahydro-6',8,14- trihydroxy-7',9- dimethoxy-7',9- dimethoxy-4,10,23- trimethylspiro[6, 16- b][3]benzazocine- 20,1'(2H)-isoquinolin-					
		19-one					
		(ecteinascidin) (CAS					
		No. 114899–77–3)					
		(provided for in sub-					
		heading 2934.99.30)	Free	No change	No change	On or before 12/31/2006	".

SEC. 1252. 2,7-NAPHTHALENEDISULFONIC ACID, 5-[[4-CHLORO-6-[[2-[[4-FLUORO-6-[[5-HYDROXY-6-[(4-METHOXY-2-SULFOPHENYL)AZO]-7-SULFO-2-NAPHTHALENYL]AMINO]-1,3,5-TRIAZIN-2-YL] AMINO]-1-METHYLETHYL]AMINO]-1,3,5-TRIAZIN-2-YL]AMINO]-3-[[4-

(ETHENYLSULFONYL)PHENYL]AZO]-4-HYDROX'-, SODIUM SALT.

 9902.02.44	2,7-Naphthalene- disulfonic acid, 5-[[4- chloro-6-[[2-[4- fluoro-6-[[5-hydroxy- 6-[(4-methoxy-2- sulfophenyl)azo]-7- sulfo-2- naphthalenyl]- amino]-1,3,5-triazin- 2-yl]- amino]-1- methylethyl]-amino]- 1,3,5-triazin-2-yl]- amino]-3-[[4- (ethenylsulfonyl)- phenyl]azo]-4-hy- droxy, sodium salt (CAS No. 168113-78- 8) (provided for in subheading					
	3204.16.30)	Free	No change	No change	On or before 12/31/2006	".

SEC. 1253. 1,5-NAPHTHALENEDISULFONIC ACID, 3-[[2-(ACETYLAMINO)-4-[[4-[[2-[2- (ETHENYLSULFONYL)ETHOXY]ETHYL] AMINO]-6-FLUORO-1,3,5-TRIAZIN-2-YL]AMINO]PHENYL]AZO]-, DISO-DIUM SALT.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

μ	9902.02.45	1,5-Naphthalenedi- sulfonic acid, 3-[[2- (acetylamino)-4-[[4- [[2-[2- (ethenylsulfonyl)- ethoxy]-ethyl]amino]- 6-fluoro-1,3,5-triazin- 2-yl]- amino]- phenyl]azo]-, diso- dium salt (CAS No. 98635-31-5) (pro- vided for in sub-					
		heading 3204.16.30)	Free	No change	No change	On or before 12/31/2006	".

SEC. 1254. 7,7'-[1,3-PROPANEDIYLBIS[IMINO(6-FLUORO-1,3,5-TRIAZINE-4,2-DIYL)IMINO[2-[(AMINOCARBONYL)AMINO]-4,1-PHEN-YLENE]AZO]]BIS-, SODIUM SALT.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

ű	9902.02.46	7,7'-[1,3- Propanediylbis- [imino(6-fluoro-1,3,5- triazine-4,2- diyl)imino[2- [(aminocarbonyl)- amino]-4,1-phen- ylene]azo]]bis-, so- dium salt (CAS No. 143683-24-3) (pro- vided for in sub- heading 3204.16.30)	Free	No change	No change	On or before 12/31/2006	22
SE	с.	1255. (ETHENYLSUI 1,3,5-TRIAZIN- SULFOPHENY .KAPPA.N1]-4-S SODIUM.	LFONYL)ET 2-YL]AMIN L]AZOKA	O]-2-(HYDR PPA.N2]PH	IYL]AMINO XOXYKAPH ENYLMETH	PA.O)-5- HYL]AZO-	-

.kappa.N2]- phenylmethyl]azo- kappa.N1]-4- sulfobenzoato(5-)- .kappa.O], trisodium (CAS No. 106404- 06-2) (provided for in subheading 3204.16.30) Free No change No	o change On or before 12/31/2006
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SEC. 1256. 1,5-NAPHTHALENEDISULFONIC ACID, 2-[[8-[[4-[[3-[[[2-(ETHENYLSULFONYL) ETHYL]AMINO]CARBONYL]PHENYL]AMINO]-6-FLUORO-1,3,5-TRIAZIN-2-YL]AMINO]-1-HYDROXY-3,6-DISULFO-2-

NAPHTHALENYLJAZOJ-, TETRASODIUM SALT. Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

... 9902.02.48 1,5-Naphthalenedisulfonic acid, 2-[[8-[[4-[[3-[[[2-(ethenylsulfonyl)ethyl]-amino]carbonyl]phenyl]amino]-6-fluoro-1,3,5-triazin-2-yl]amino]-1-hydroxy-3,6-disulfo-2naphthalenyl]-azo]-, tetrasodium salt (CAS No. 116912-36- $8) \ (provided \ for \ in$ subheading 3204.16.30)Free No change No change On or before 12/31/2006

SEC. 1257. PTFMBA.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

ű	9902.02.49	p-(Trifluoro-meth- yl)benzaldehyde (CAS No. 455–19–6) (provided for in sub- heading 2913.00.40)	Free	No change	No change	On or before 12/31/2006	".
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SEC. 1258. BENZOIC ACID, 2-AMINO-4-[[(2,5-DICHLOROPHENYL)AMINO]CARBONYL]-, METHYL ESTER.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

ű	9902.02.51	Benzoic acid, 2- amino-4-[[(2,5- dichlorophenyl)- amino]carbonyl]-, methyl ester (CAS No. 59673–82–4) (provided for in sub-						
		(provided for in sub- heading 2924.29.71)	Free	No change	No change	On or before 12/31/2006	"	

SEC. 1259. IMIDACLOPRID PESTICIDES.

ű	9902.02.52	Mixtures of imidacloprid (1-[(6- Chloro-3- pyridinyl)methyl]-N- nitro-2- imidazolidini- mine) (CAS No. 138261–					
		41–3) with applica- tion adjuvants (pro- vided for in sub- heading 3808.10.25)	5.7%	No change	No change	On or before	
		ficading 5000.10.25)	0.170	ito change	110 change	12/31/2006	".

SEC. 1260. BETA-CYFLUTHRIN.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

ű	9902.02.54	beta-Cyfluthrin (CAS No. 68359–37–5) (provided for in sub- heading 2926.90.30)	4.3%	No change	No change	On or before	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	,
						12/31/2006	"	١.

SEC. 1261. IMIDACLOPRID TECHNICAL.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

ű	9902.02.55	Imidacloprid (1-[(6- Chloro-3- pyridinyl)methyl]-N- nitro-2-imidazolidini- mine) (CAS No. 138261-41-3) (pro- vided for in sub-					
		heading 2933.39.27)	Free	No change	No change	On or before 12/31/2006	".

SEC. 1262. BAYLETON TECHNICAL.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

" 9902.02	56 Triadimefon (1-(4- chlorophenoxy)-3,3- dimethyl-1-(1 <i>H</i> -1,2,4- triazol-1-yl)-2-buta- none) (CAS No. 43121-43-3) (pro- vided for in sub- heading 2933.99.22)	Free	No change	No change	On or before 12/31/2006	"
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SEC. 1263. PROPOXUR TECHNICAL.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

ű	9902.02.57	Propoxur (2-(1- methylethoxy)-phe- nol methyl-carba- mate) (CAS No. 114– 26–1) (provided for in subheading					
		2924.29.47)	Free	No change	No change	On or before 12/31/2006	"

SEC. 1264. MKH 6561 ISOCYANATE.

"	9902.02.58	A mixture of 30 per- cent 2- (carbomethoxy)- benzenesulfonyl isocyanate (CAS No. 13330–20–7) and 70 percent xylenes (pro- vided for in sub- heading 3824.90.28)	Free	No change	No change	On or before	
		neaung 5024.50.20)	1166	no change	110 change	12/31/2006	".

SEC. 1265. PROPOXY METHYL TRIAZOLONE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

κ	9902.02.59	A mixture of 20 per- cent propoxy- methyltriazolone (3H-1,2,4-triazol-3- one, 2,4- dihydro-4- methyl-5-propoxy-) (CAS No. 1330-20-7) and triazolone (3H- 1,2,4-triazol-3-one, 2,4- dihydro-4-meth- yl-5-propoxy-) (CAS No. 1330-2-7) (pro- vided for in sub- heading 3824 90 28)	Free	No change	No change	On or before	
		heading 3824.90.28)	Free	No change	No change	On or before 12/31/2006	".

SEC. 1266. NEMACUR VL.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

"	9902.02.60	Fenamiphos (ethyl 4- (methylthio)-m-tolyl- isospropylphos- phoramidate) (CAS No. 22224-92-6) (provided for in sub- bardier 0020 00 10)	Free	Neckerse	Neckerse	Or as before	
		heading 2930.90.10)	Free	No change	No change	On or before 12/31/2006	".

SEC. 1267. METHOXY METHYL TRIAZOLONE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

"	9902.02.61	2,4-Dihydro-5- methoxy-4-methyl- 3 <i>H</i> -1,2,4-triazol-3- one (CAS No. 135302–13–5) (pro- vided for in sub- heading 2933.99.97)	Free	No change	No change	On or before 12/31/2006	".
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SEC. 1268. LEVAFIX GOLDEN YELLOW E-G.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

ű	9902.02.62	Reactive yellow 27 (1H-Pyrazole-3-car- boxylic acid, 4/[4- [[(2,3-dichloro-6- quinoxalinyl)car- bonyl]amino]-2- sulfophenyl]- azo]- 4,5- dihydro-5-oxo-1- (4-sulfophenyl)-, tri- sodium salt) (CAS No. 75199-00-7) (provided for in sub-	2	N. I	N. I.		
		heading 3204.16.20)	Free	No change	No change	On or before 12/31/2006	".

SEC. 1269. LEVAFIX BLUE CA/REMAZOL BLUE CA.

ű	9902.02.63	Cuprate(4-), [2-[[3- [[sub-stituted]-1,3,5- triazin-2-yl]amino]-2- hy-droxy-5- sulfophenyl]- (sub- stituted)azo], sodium salt (CAS No. 156830-72-7) (pro- vided for in sub- heading 3204.16.30)	Free	No change	No change	On or before	
		11000011g 020 1110100)	1100	rto onunge	itto tilalige	12/31/2006	".

SEC. 1270. REMAZOL YELLOW RR GRAN.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

ű	9902.02.64	Benzenesulfonic- acid, 2-amino-4- (cyanoamino)-6-[(3- sulfo-phenyl)amino]- 1,3,5-triazin-2- yl]amino]-5-[[4-[[2- (sulfoxy)- ethyl]sulfony]]- phenyl]azo]-, lithium/ sodium salt (CAS No. 189574-45-6) (pro- vided for in sub-					
		heading 3204.16.30)	Free	No change	No change	On or before 12/31/2006	".

SEC. 1271. INDANTHREN BLUE CLF.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

ű	9902.02.65	Vat blue 66 (9,10- Anthra- cenedione, 1,1'-[(6-phenyl-1,3,5- triazine-2,4- diyl)diimino]- bis[3- acetyl-4- amino-) (CAS No. 32220-82- 9) (provided for in					
		subheading 3204.15.30)	Free	No change	No change	On or before 12/31/2006	".

SEC. 1272. INDANTHREN YELLOW F3GC.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

ű	9902.02.66	Vat yellow 33 ([1,1'-					
		Biphenyl]- 4-					
		carboxamide, 4',4'"-					
		azobis[N- (9,10-					
		dihydro- 9,10-dioxo-					
		1- anthracenyl)-)					
		(CAS No. 12227-50-					
		8) (provided for in					
		subheading					
		3204.15.80)	Free	No change	No change	On or before	
				, , , , , , , , , , , , , , , , , , ,	, , , , , , , , , , , , , , , , , , ,	12/31/2006	".

SEC. 1273. ACETYL CHLORIDE.

"	9902.02.67	Acetyl chloride (CAS No. 75–36–5) (pro-					
		vided for in sub- heading 2915.90.50)	Free	No change	No change	On or before 12/31/2006	".

SEC. 1274. 4-METHOXY-PHENACYCHLORIDE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

ű		4-Methoxyphena- cyl chloride (CAS No. 2196–99–8) (provided for in subheading 2914.70.40)	Free	No change	No change	On or before 12/31/2006	".
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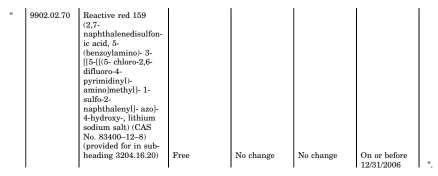
SEC. 1275. 3-METHOXY-THIOPHENOL.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

" 990	2.02.69	3-Methoxy- thiophenol (CAS No. 15570-12-4) (pro- vided for in sub- heading 2930.90.90)	Free	No change	No change	On or before 12/31/2006	"
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SEC. 1276. LEVAFIX BRILLIANT RED E-6BA.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:



SEC. 1277. REMAZOL BR. BLUE BB 133 PERCENT.

ű	9902.02.71	Reactive blue 220 (cuprate(4-), [4,5- dihydro-4- [[8-hy- droxy-7- [[2-hydroxy- 5- methoxy-4-[[2- (sulfoxy)ethyl]- sulfonyl]- phenyl]azo]-6- sulfo- 2-naphthal- enyl]azo]-5-oxo- 1-(4- sulfophenyl)-1H-pyr- azole-3- carboxylato(6-)]-, so- dium) (CAS No. 90341-71-2) (pro- vided for in sub- baeding 3204 16 30)	Free	No change	No change	On or before	
		heading 3204.16.30)	Free	No change	No change	On or before 12/31/2006	".

SEC. 1278. FAST NAVY SALT RA.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

د	9902.02.72	Benzenediazonium, 4-[(2,6- dichloro-4- nitrophenyl)azo]- 2,5- dimethoxy-, (T-4)- tetra- chlorozincate(2-) (2:1) (CAS No. 63224-47- 5) (provided for in subheading					
		2927.00.30)	Free	No change	No change	On or before 12/31/2006	".

SEC. 1279. LEVAFIX ROYAL BLUE E-FR.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

ű	9902.02.73	Reactive blue 224 (ethanol, 2,2'-[[6,13- dichloro-3,10- bis][2- sulfoxy)- ethyl]amino]- triphenodioxaz- inediyl]bis(sul- fonyl)]bis-, bis(hydrogen sulfate) ester, potassium so- dium salt (CAS No. 108692-09-7) (pro- wided for in gub					
		vided for in sub- heading 3204.16.30)	Free	No change	No change	On or before 12/31/2006	".

SEC. 1280. P-CHLOROANILINE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

"	9902.02.74	p-Chloroaniline (CAS No. 106–47–8) (pro- vided for in sub-					
		heading 2921.42.90)	Free	No change	No change	On or before 12/31/2006	".

SEC. 1281. ESTERS AND SODIUM ESTERS OF PARAHYDROXYBENZOIC ACID.

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"	9902.02.75	Methyl 4-hydroxy-					
		benzoate (CAS No.					
		99-76-3); propyl 4-					
		hydroxybenzoate					
		(CAS No. 94-13-3);					
		ethyl 4-hydroxy-					
		benzoate (CAS No.					
		120-47-8); butyl 4-					
		hydroxybenzoate					
		(ČAS Ňo. 94–26–8);					
		benzyl 4-hydroxy-					
		benzoate (CAS No.					
		94-18-8); methyl 4-					
		hydroxybenzoate, so-					
		dium salt (CAS No.					
		5026-62-0); propyl					
		4-hydroxybenzoate,					
		sodium salt (CAS No.					
		35285-69-9); ethyl 4-					
		hydroxybenzoate, so-					
		dium salt (CAS No.					
		35285-68-8); and					
		butyl 4-hydroxy-					
		benzoate, sodium					
		salt (CAS No. 36457-					
		20-2) (all the fore-					
		going provided for in					
		subheading					
		2918.29.65 or					
		2918.29.75)	Free	No change	No change	On or before	"
	I	I I		I	I	12/31/2006	

SEC. 1282. SANTOLINK EP 560.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

ű	Phenol-formaldehyde polymer, butylated (CAS No. 96446-41- 2) (provided for in subheading					
	3909.40.00)	Free	No change	No change	On or before 12/31/2006	".

SEC. 1283. PHENODUR VPW 1942.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

 9902.02.77	Phenol, 4,4'-(1- methylethyl- idene)bis-, polymer with (chloromethyl)- oxirane and phenol polymer with form- aldehyde modified with chloroacetic acid (provided for in					1
	subheading					
	3909.40.00)	Free	No change	No change	On or before 12/31/2006	".

SEC. 1284. PHENODUR PR 612.

" 9902	.02.78 Formaldehyde, poly- mer with 2-methyl- phenol, butylated (CAS No. 118685– 25–9) (provided for in subheading 3909.40.00)	Free	No change	No change	On or before 12/31/2006	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	,
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SEC. 1285. PHENODUR PR 263.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

ű	9902.02.79	Phenol, polymer with formaldehyde (CAS No. 126191-57-9) and urea, polymer with formaldehyde (CAS No. 68002-18- 6) dissolved in a mix-					
		ture of isobutanol and n-butanol (pro- vided for in sub- heading 3909.40.00)	Free	No change	No change	On or before 12/31/2006	".

SEC. 1286. MACRYNAL SM 510 AND 516.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

α	9902.02.80	Neodecanoic acid, oxiranylmethyl ester, polymer with ethenylbenzene, 2- hydroxyethyl 2-meth- yl-2-propenoate, methyl 2-methyl-2- propenoic acid (CAS No. 98613–27–5) (provided for in sub- heading 3906.90.50)	Free	No change	No change	On or before	
	l	Ū ·		0		12/31/2006	".

SEC. 1287. ALFTALAT AN 725.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

ű	9902.02.81	1,3- Benzenedicarboxylic acid, polymer with 1,4- benzenedicarboxylic acid and 2,2-di- methyl-1,3- propanediol (CAS No. 25214-38-4)					
		(provided for in sub-					
		heading 3907.99.00)	Free	No change	No change	On or before 12/31/2006	"

SEC. 1288. RWJ 241947.

"	9902.02.82	(+)-5-[[6-[(2- Fluorophenyl)- methoxy]-2- naphthalenyl]-meth- yl]-2,4- thiazolidinedione (CAS No. 161600– 01–7) (provided for in subheading					
		2934.10.10)	Free	No change	No change	On or before 12/31/2006	".

SEC. 1289. RWJ 394718.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

"	9902.02.83	1-Propanone, 3-(5- benzofuranyl)-1-[2- hydroxy-6-[[6-O-(me- thoxycarbonyl-beta- D-glucopyranosyl]- oxyl-4-methylphenyl- (CAS No. 209746– 59–8) (provided for					
		in subheading					
		2932.99.61)	Free	No change	No change	On or before 12/31/2006	".

SEC. 1290. RWJ 394720.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

ű	9902.02.84	3-(5-Benzofuranyl)-1- [2-β-D- glucopyranosyloxy- 6- hydroxy-4- methylphenyl]-1- propanone (CAS No. 209746-56-5) (pro-					
		209746-56-5) (pro- vided for in sub-					
		heading 2932.99.61)	Free	No change	No change	On or before 12/31/2006	".

SEC. 1291. 3,4-DCBN.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

" 9902.02.85	3,4- Dichlorobenzonitrile (CAS No. 6574–99–8) (provided for in sub- heading 2926.90.12)	Free	No change	No change	On or before 12/31/2006	".
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SEC. 1292. CYHALOFOP.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

ű	9902.02.86	Propanoic acid, 2-[4- (cyano-2- fluorophenoxy)- phenoxy]butyl ester(2R) (CAS No. 122008–85–9) (pro- vided for in sub-						
		heading 2926.90.25)	Free	No change	No change	On or before 12/31/2006	l	".

SEC. 1293. ASULAM.

ω	9902.02.87	Methyl sulf- anilylcarbamate, so- dium salt (asulam sodium salt) (CAS No. 2302–17–2) im- ported in bulk form (provided for in sub- heading 2935.00.75), or imported in forms or packings for retail sale or mixed with application adjuvants (provided for in sub- heading 3808.30.15)	Free	No change	No change	On or before	
		l			l	12/31/2006	".

SEC. 1294. FLORASULAM.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

ű	9902.02.88	Mixtures of florasulam ([1,2,4]- triazolo[1,5-c]- py- rimidine-2-sul- fonamide, N-(2,6- difluorophenyl)-8- fluoro-5-methoxy-)					
		(CAS No. 145701– 23–1) and applica- tion adjuvants (pro-					
		vided for in sub-	-				
		heading 3808.30.15)	Free	No change	No change	On or before 12/31/2006	".

SEC. 1295. PROPANIL.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

ű	9902.02.89	Propanamide, N-(3,4- dichlorophenyl)- (CAS No. 709–98–8) (provided for in sub- heading 2924.29.47)	Free	No change	No change	On or before		
						12/31/2006	,	".

SEC. 1296. HALOFENOZIDE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

ű	9902.02.90	Benzoic acid, 4- chloro-2-benzoyl-2- (1,1-dimethylethyl)- hydrazide (halofenozide) (CAS No. 112226-61-6)					
		(provided for in sub-					
		heading 2928.00.25)	Free	No change	No change	On or before 12/31/2006	".

SEC. 1297. ORTHO-PHTHALALDEHYDE.

"	9902.02.92	1,2- Benzenedicarboxald- ehyde (CAS No. 643– 79–8) (provided for in subheading 2912.29.60)	Free	No change	No change	On or before	"
					1	12/31/2006	″.

SEC. 1298. TRANS 1,3-DICHLOROPENTENE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new subheading:

"	9902.02.93	Mixed cis and trans isomers of 1,3- dichloro-propene (CAS No. 10061–02– 6) (provided for in subheading					
		2903.29.00)	Free	No change	No change	On or before 12/31/2006	".

SEC. 1299. METHACRYLAMIDE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

" 990	2.02.94 Methacryl (CAS No. ' (provided theading 29	79–39–0) for in sub-	No change	No change	On or before		"
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SEC. 1300. CATION EXCHANGE RESIN.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

"	9902.02.95	2-Propenoic acid, polymer with diethenylbenzene (CAS No. 9052-45-3) (provided for in sub- heading 3914.00.60)	Free	No change	No change	On or before	
		neading 3914.00.00)	Free	No change	No change	12/31/2006	".

SEC. 1301. GALLERY.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

ű	9902.02.96	N-[3-(1-Ethyl-1- methylpropyl)-5- isoxazolyl]-2,6- dimethoxybenz- amide (isoxaben) (CAS No. 82558–50– 7) (provided for in					
		subheading 2934.99.15)	Free	No change	No change	On or before 12/31/2006	".

SEC. 1302. NECKS USED IN CATHODE RAY TUBES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

u	9902.02.97	Necks of a kind used in cathode ray tubes					
		(provided for in sub- heading 7011.20.80)	Free	No change	No change	On or before 12/31/2006	"

SEC. 1303. POLYTETRAMETHYLENE ETHER GLYCOL.

ű	9902.02.98	Polytetramethylene ether glycol (tetrahydro-3- methylfuran, poly- mer with tetrahydro- furan) (CAS No.					
		38640–26–5) (pro- vided for in sub-					
		heading 3907.20.00)	Free	No change	No change	On or before 12/31/2006	".

SEC. 1304. LEAF ALCOHOL.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new subheading:

ű	9902.02.99	cis-3-Hexen-1-ol (CAS No. 928–96–1) (provided for in sub- heading 2905.29.90)	Free	No change	No change	On or before 12/31/2006	".
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SEC. 1305. COMBED CASHMERE AND CAMEL HAIR YARN.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

u	9902.03.01	Yarn of combed cash- mere or yarn of camel hair (provided for in subheading 5108.20.60)	Free	No change	No change	On or before	
						12/31/2006	".

SEC. 1306. CERTAIN CARDED CASHMERE YARN.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

ű	9902.03.02	Yarn of carded cash- mere of 6 run or finer (equivalent to 19.35 metric yarn system) (provided for in subheading 5108.10.60)	Free	No change	No change	On or before 12/31/2006		".
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SEC. 1307. SULFUR BLACK 1.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

ű	9902.03.03	Sulfur black 1 (CAS No. 1326–82–5) (pro- vided for in sub- heading 3204.19.30)	Free	No change	No change	On or before 12/31/2006		".
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SEC. 1308. REDUCED VAT BLUE 43.

u	9902.03.04	Reduced vat blue 43 (CAS No. 85737–02– 6) (provided for in subheading					
		3204.15.40)	Free	No change	No change	On or before 12/31/2006	".

SEC. 1309. FLUOROBENZENE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

"	9902.03.05	Fluorobenzene (CAS No. 462–06–6) (pro- vided for in sub- heading 2903.69.70)	Free	No change	No change	On or before 12/31/2006	"
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SEC. 1310. CERTAIN RAYON FILAMENT YARN.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

ű	9902.03.06	High tenacity mul- tiple (folded) or ca- bled yarn of viscose rayon (provided for in subheading 5403.10.60)	Free	No change	No change	On or before 12/31/2006	,	".
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SEC. 1311. CERTAIN TIRE CORD FABRIC.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

"	9902.03.07	Tire cord fabric of high tenacity yarn of viscose rayon (pro- vided for in sub- heading 5902.90.00)	Free	No change	No change	On or before	"
	I			I	I	12/31/2006	<i>.</i>

SEC. 1312. DIRECT BLACK 184.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:



SEC. 1313. BLACK 263 STAGE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

ű	9902.03.09	5-[4-(7-Amino-1-hy- droxy-3-sulfo- naphthalen-2-ylazo)- 2,5-bis(2- hydroxyethoxy)- phenylaz- o]isophthalic acid, lithium salt (pro- yided for in sub-					
		heading 3204.14.30)	Free	No change	No change	On or before 12/31/2006	".

SEC. 1314. MAGENTA 364.

μ	9902.03.10	5-[4-(4,5-Dimethyl-2- sulfo-phenylamino)- 6-hydroxy- [1,3,5]triazin-2- ylamino]-4-hydroxy- 3-(1-sulfonaphthalen- 2-ylazo)naph- thalene-2,7-disulfonic acid, sodium salt (provided for in sub- heading 3204.14.30)	Free	No change	No change	On or before	
		-		÷		12/31/2006	".

SEC. 1315. THIAMETHOXAM TECHNICAL.

(a) CALENDAR YEAR 2004.—Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

"	9902.03.11	Thiamethoxam (3-	1	1		1 1	
		[(2-chloro-5-					
		thiazolyl)methyl)-					
		tetrahydro-5-methyl-					
		N-nitro-1,3,5-					
		oxadiazin-4-imine)					
		(CAS No. 153719-					
		23-4) (provided for					
		in subheading					
		2934.10.90)	2.6%	No change	No change	On or before	
		-		0	Ŭ	12/31/2004	".

(b) CALENDAR YEAR 2005.—

(1) IN GENERAL.—Heading 9902.03.11, as added by subsection (a), is amended—
(A) by striking "2.6%" and inserting "2.54%"; and
(B) by striking "On or before 12/31/2004" and inserting "On or before 12/31/2005".

(2) EFFECTIVE DATE.—The amendments made by paragraph (1) shall take effect on January 1, 2005.

(c) CALENDAR YEAR 2006.—

(1) IN GENERAL.—Heading 9902.03.11, as added by sub-section (a) and amended by this section, is further amended—

(A) by striking "2.54%" and inserting "3.2%"; and
(B) by striking "On or before 12/31/2005" and inserting "On or before 12/31/2006".

(2) EFFECTIVE DATE.—The amendments made by paragraph (1) shall take effect on January 1, 2006.

SEC. 1316. CYAN 485 STAGE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.03.12	2-[(Hydroxyethyl- sulfamoyl)- sulfophthalo- cyaninato] copper (II), mixed isomers (provided for in sub- heading 3204.14.30)	Free	No change	No change	On or before	"
	sulfophthalo- cyaninato] copper (II), mixed isomers (provided for in sub-	Free	No change	No change	On or before 12/31/2006	

SEC. 1317. DIRECT BLUE 307.

u	9902.03.14	Direct blue 307 (pro- vided for in sub- heading 3204.14.30)	Free	No change	No change	On or before 12/31/2006		".
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SEC. 1318. DIRECT VIOLET 107.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

"		Direct violet 107 (provided for in sub- heading 3204.14.30)	Free	No change	No change	On or before 12/31/2006	"
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SEC. 1319. FAST BLACK 286 STAGE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

د	9902.03.17	1,3- Benzenedicarboxylic acid, 5-[[4-[(7-amino- 1-hydroxy-3-sulfo-2- naphthalenyl)-azo]-6- sulfo-1- naphthalenyl]-azo]-, sodium salt (CAS No.					
		201932-24-3) (pro-					
		vided for in sub-					
		heading 3204.14.30)	Free	No change	No change	On or before 12/31/2006	"

SEC. 1320. MIXTURES OF FLUAZINAM.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

ű	9902.03.18	Mixtures of fluazinam (3-chloro- N-(3-chloro-2,6- dinitro-4- (trifluoromethyl)- phenyl-5-					
		(trifluoromethyl)-2- pyridinamine) (CAS					
		No. 79622-59-6) and					
		application adjuvants (provided for in sub-					
		heading 3808.20.15)	Free	No change	No change	On or before 12/31/2006	".

SEC. 1321. PRODIAMINE TECHNICAL.

(a) CALENDAR YEAR 2004.—Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

μ	9902.03.19	Prodiamine (2,6- dinitro-N1,N1- dipropyl-4- (trifluoromethyl)-1,3- benzene-diamine (CAS No. 29091-21- 2) (provided for in subheading					
		2921.59.80)	0.53%	No change	No change	On or before 12/31/2004	".
	a > a						

(b) CALENDAR YEARS 2005 AND 2006.—

(1) IN GENERAL.—Heading 9902.03.19, as added by subsection (a), is amended—

(Å) by striking "0.53%" and inserting "Free"; and

(B) by striking "On or before 12/31/2004" and inserting "On or before 12/31/2006".
(2) EFFECTIVE DATE.—The amendments made by paragraph

(2) EFFECTIVE DATE.—The amendments made by paragraph (1) shall take effect on January 1, 2005.

SEC. 1322. CARBON DIOXIDE CARTRIDGES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

"	9902.03.20	Carbon dioxide in threaded 12-, 16-, and 25-gram non-re- fillable cartridges (provided for in sub- heading 2811.21.00)	Free	Free	No change	On or before 12/31/2006	22
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SEC. 1323. 12-HYDROXYOCTADECANOIC ACID, REACTION PRODUCT WITH $_{\rm N,N}$ -DIMETHYL, 1,3-PROPANEDIAMINE, DIMETHYL SULFATE, QUATERNIZED.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

ű	9902.03.21	12- Hydroxyoctadecanoic acid, reaction prod- uct with N,N- dimethyl- 1,3- propanediamine, di-					
		quaternized (CAS No. 70879–66–2) (provided for in sub-					
		heading 3824.90.40)	Free	No change	No change	On or before 12/31/2006	".

SEC. 1324. 40 PERCENT POLYMER ACID SALT/POLYMER AMIDE, 60 PER-CENT BUTYL ACETATE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

"	9902.03.22	2-Oxepanone, poly- mer with aziridine and tetrahydro- 2H-pyran-2-one, dodecanoate ester, 40 percent solution in N-butyl acetate (provided for in					
		(provided for in subheading 3208.90.00)	Free	No change	No change	On or before	
		3208.90.00)	Free	No change	No change	12/31/2006	".

SEC. 1325. 12-HYDROXYOCTADECANOIC ACID, REACTION PRODUCT WITH _{N.N}-DIMETHYL- 1,3-PROPANEDIAMINE, DIMETHYL SULFATE, QUATERNIZED, 60 PERCENT SOLUTION IN TOL-UENE.

"

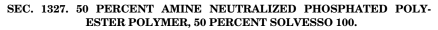
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9902.03.23	12- Hydroxyoctadecanoic acid, reaction prod-					
	uct with <i>N</i> , <i>N</i> - dimethyl- 1,3- propanediamine, di- methyl sulfate,					
	quaternized (CAS No. 70879–66–2), 60 percent solution in					
	toluene (provided for in subheading 3824.90.28)	Free	No change	No change	On or before 12/31/2006	".

SEC. 1326. POLYMER ACID SALT/POLYMER AMIDE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

ω	9902.03.24	2-Oxepanone, poly- mer with aziridine and tetrahydro-2H- pyran-2-one, t dodecanoate ester (provided for in sub- heading 3824.90.91)	Free	No change	No change	On or before 12/31/2006	"	
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Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

ű	9902.03.25	50 percent amine neutralized phosphated poly- ester polymer, 50 percent solvesso 100 (CAS Nos. P- 90, 1218, 647/2-					
		99–1218, 64742– 95–6, 95–63–6, 108–67–8, 98–82– 8, and 1330–20–7) (provided for in subheading	-				
		3907.99.00)	Free	No change	No change	On or before 12/31/2006	".

SEC. 1328. 1-OCTADECANAMINIUM, _{N.N}-DI-METHYL-_N-OCTADECYL-, (SP-4-2)-[29H,31H-PHTHA- LOCYANINE-2- SULFONATO(3-)-.KAPPA.N29,KAPPA.N30,.

KAPPA.N31,.KAPPA.N32]CUPRATE(1-).

"	9902.03.26	1-Octa- decanaminium, N,N- dimethyl-N-octa- decyl-, (Sp-4-2)- [29H,31H- phthalocyanine-2- sulfonato(3-)- .kappa.N30, .kappa.N30, .kappa.N31, .kappa.N32] cuprate(1-) (CAS No. 70750-63-9) (pro- vided for in sub- heading 3824.90.28)	Free	No change	No change	On or before	
		heading 3824.90.28)	Free	No change	No change	On or before 12/31/2006	".

SEC. 1329. CHROMATE(1-)-BIS{1-{(5-CHLORO-2-HYDROXYPHENYL)AZO}-2-NAPTHAL ENOLATO(2-)}-,HYDROGEN.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

[(5-chloro-2-hydroxy-phenyl)azol-2- naphthalenolato- (2-)]-, hydrogen (CAS No. 31714–55–3) (provided for in sub- heading 2942.00.10) No change No change	On or before 12/31/2006	"
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SEC. 1330. BRONATE ADVANCED.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

ű	9902.03.29	Mixtures of bromoxynil octanoate (3,5-dibromo-4- hydroxybenzo-nitrile					
		octanoate (CAS No.					
		1689-99-2) with ap-					
		plication adjuvants					
		(provided for in sub-					
		heading 3808.30.15)	Free	No change	No change	On or before	
						12/31/2006	".

SEC. 1331. N-CYCLOHEXYLTHIOPHTHALIMIDE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

ű	9902.03.30	N-Cyclohexylthiophthalimide (CAS No. 17796–82–6) (provided for in subheading 2930.90.24)		No change	No change	On or before 12/31/2006	"
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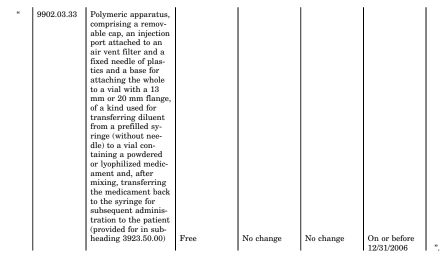
SEC. 1332. CERTAIN HIGH-PERFORMANCE LOUDSPEAKERS.

Subchapter II of chapter 99 is amended by striking heading 9902.85.20 and inserting the following:

ű	9902.85.20	Loudspeakers not mounted in their en- closures (provided for in subheading 8518.29.80), the fore- going which meet a performance stand- ard of not more than 1.5 dB for the aver- age level of 3 or more octave bands, when such loudspeakers					
		are tested in a rever- berant chamber	Free	No change	No change	On or before 12/31/2006	".

SEC. 1333. BIO-SET INJECTION RCC.

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SEC. 1334. PENTA AMINO ACETO NITRATE COBALT III (COFLAKE 2).

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

"			1	1	I	1	1
	9902.03.34	Mixtures of					
		(acetato)pent-am-					
		mine cobalt dinitrate					
		(CAS No. 14854-63-					
		8) with a polymeric					
		or paraffinic carrier					
		(provided for in sub-					
		heading 3815.90.50)	Free	No change	No change	On or before	
		-				12/31/2006	".

SEC. 1335. OXASULFURON TECHNICAL.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

"	9902.03.35	Benzoic acid, 2- [[[[(4,6-dimethyl-2- pyrimidinyl)- amino]carbonyl]- amino]sulfonyl]-, 3- oxetanyl ester (CAS No. 144651–06–9) (provided for in sub-					
		heading 2935.00.75)	Free	No change	No change	On or before 12/31/2006	".

SEC. 1336. CERTAIN MANUFACTURING EQUIPMENT.

Subchapter II of chapter 99 is amended by striking heading 9902.84.83 and inserting the following:

	working wire of iron or steel, certified for use in production of radial tires designed for off-the-highway use and for use on a rim measuring 63.5 cm or more in diame- ter (provided for in subheading 4011.20.10, 4011.60.00, 4011.63.00, 4011.63.00, 4011.92.00, 4011.92.00, 4011.92.00, 4011.94.40, or 4011.99.45), numeri- cally controlled, or parts thereof (pro- vided for in sub- heading 8463.30.00 or 8466.94.85)	Free	No change	No change	On or before	21
1	1 1		l l		12/31/2006	· ·

SEC. 1337. 4-AMINOBENZAMIDE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

u	9902.03.37	4-Aminobenzamide (CAS No. 2835–68–9) (provided for in sub-					
		heading 2924.29.76)	Free	No change	No change	On or before 12/31/2006	".

SEC. 1338. FOE HYDROXY.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

ű	9902.03.38	N-(4-Fluorophenyl)- 2-hydroxy-N-(1- methylethyl)-acet- amide (CAS No. 54041-17-7) (pro- vided for in sub-					
		heading 2924.29.71)	5.2%	No change	No change	On or before 12/31/2006	".

SEC. 1339. MAGENTA 364 LIQUID FEED.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

 9902.03.39	5-[4-(4,5-Dimethyl-2- sulfo- phenylamino)- 6-hydroxy- [1,3,5]triazin-2- ylamino]-4-hydroxy- 3-(1-sulfonaphthalen- 2-ylazo)naph- thalene-2,7-disulfonic acid, sodium ammo- nium salt (provided for in subheading					
	3204.14.30)	Free	No change	No change	On or before 12/31/2006	".

SEC. 1340. TETRAKIS.

"	9902.03.40	Tetrakis ((2,4-di-tert- butylphenyl)-4,4- biphenylene diphosphonite) (CAS No. 38613-77-3) (provided for in sub-					
		heading 2835.29.50)	Free	Free	No change	On or before 12/31/2006	"

SEC. 1341. PALMITIC ACID.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

ű	9902.03.41	Palmitic acid, with a purity of 90 percent or more (CAS No. 57–10–3) (provided for in subheading 2915.70.00)	Free	Free	No change	On or before 12/31/2006	".
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SEC. 1342. PHYTOL.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

" 9902.03.42	3,7,11,15- Tetramethylhexadec- 2-en-1-ol (CAS No. 7541-49-3) (provided for in subheading 2905.22.50)	Free	No change	No change	On or before 12/31/2006	".
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SEC. 1343. CHLORIDAZON.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

ω	9902.03.43	Chloridazon (5- Amino-4-chloro-2- phenyl-3(2H)- pyridazinone) (CAS No. 1698-60-8) put up in forms or packings for retail sale or mixed with application adjuvants					
		application adjuvants (provided for in sub-					
		heading 3808.30.15)	Free	Free	No change	On or before 12/31/2006	".

SEC. 1344. DISPERSE ORANGE 30, DISPERSE BLUE 79:1, DISPERSE RED 167:1, DISPERSE YELLOW 64, DISPERSE RED 60, DISPERSE BLUE 60, DISPERSE BLUE 77, DISPERSE YELLOW 42, DIS-PERSE RED 86, AND DISPERSE RED 86:1.

"	9902.03.45	Propanenitrile, 3-[[2- (acetyloxy)- ethyl]-[4- [(2,6-dichloro-4-nitro- phenyl]amino]- (dis- perse orange 30) (CAS No. 5261–31–4) (provided for in sub- heading 3204.11.50)	Free	No change	No change	On or before	
					thingo	12/31/2006	L

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ű	9902.03.46	Acetamide, N-[5- [bis[2-(acetyloxy)- ethyl]amino]-2-[(2- bromo-4,6- dinitrophenyl]- azo]- 4-methoxyphenyl]- (disperse blue 79:1) (CAS No. 3618–72–2) (provided for in sub- heading 3204.11.50)	Free	No change	No change	On or before 12/31/2006
æ	9902.03.47	Acetamide, N-[5- [bis[2-(acetyloxy)- ethyl]amino]-2-[(2- chloro-4- nitrophenyl]- azo]phenyl]- (dis- perse red 167:1) (CAS No. 1533-78-4) (provided for in sub- heading 3204.11.50)	Free	No change	No change	On or before
ű	9902.03.48	1H-Indene-1,3(2H)- dione, 2-(4-bromo-3- hydroxy-2-quinol- inyl)- (disperse yel- low 64) (CAS No. 10319-14-9) (pro- vided for in sub- heading 3204.11.50)	Free	No change	No change	12/31/2006 On or before
ű	9902.03.49	9,10-Anthra- cenedione, 1-amino- 4-hydroxy-2-phenoxy- (disperse red 60) (CAS No. 17418–58– 5) (provided for in subheading 3204.11.50)	Free	No change	No change	12/31/2006 On or before
ű	9902.03.50	1H-Naphth[2,3- f]isoindole- 1,3,5,10(2H)-tetrone, 4,11-diamino-2-(3- methoxypropy])- (dis- perse blue 60) (CAS No. 12217-80-0) (provided for in sub- heading 3204.11.50)	Free	No change	No change	12/31/2006 On or before
ű	9902.03.51	9,10- Anthracenedione, 1,8-dihydroxy-4- nitro-5- (phenylamino)- (dis- perse blue 77) (CAS No. 20241-76-3) (provided for in sub- heading 3204.11.50)	Free	No change	No change	12/31/2006 On or before
ű	9902.03.52	Benzenesulfonamide, 3-nitro-N-phenyl-4- (phenylamino)- (dis- perse yellow 42) (CAS No. 5124-25-4) (provided for in sub-				12/31/2006
"	9902.03.53	heading 3204.11.50) Benzenesulfonamide, N-(4-amino-9,10- dihydro-3-methoxy- 9,10-dioxo-1- anthracenyl)-4- methyl- (disperse red 86) (CAS No. 81-68- 5) (provided for in subheading	Free	No change	No change	On or before 12/31/2006
		3204.11.50)	Free	No change	No change	On or before 12/31/2006

"	9902.03.54	Benzenesulfonamide, N-(4-amino-9,10- dihydro-3-methoxy- 9,10-dioxo-1- anthracenyl)- (dis- perse red 86:1) (CAS No. 69563-51-5) (provided for in sub-			N 1		
		heading 3204.11.50)	Free	No change	No change	On or before 12/31/2006	".

SEC. 1345. DISPERSE BLUE 321.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

ű	9902.03.55	1-Naphthalenamine, 4-[(2-bromo-4,6- dinitrophenyl)- azo]- N-(3-meth- oxypropyl)- (disperse blue 321) (CAS No. 70660-55-8) (pro- vided for in sub-					
		heading 3204.11.35)	Free	No change	No change	On or before 12/31/2006	".

SEC. 1346. DIRECT BLACK 175.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

κ	9902.03.56	Cuprate(4-), [m-[5- [(4,5-dihydro-3-meth- yl-5-oxo-1-phenyl- 1H-pyrazol-4-yl)azo]- 3-[[4'-[[3,6-disulfo-2- hydroxy.kappa.O-1- naphthal- enyl]azo- .kappa.N1]-3,3'- di(hydroxy- .kappa.O)[1,1'- biphenyl]-4-yl]azo- .kappa.N1]-4-(hy- droxykappa.O)-2,7- naphtha- lenedisulf- onato(8-)]]di-, tetrasodium (direct black 175) (CAS No. 66256-76-6) (pro- vided for in sub- heading 3204.12.50)	Free	No change	No change	On or before	
						12/31/2006	".

SEC. 1347. DISPERSE RED 73 AND DISPERSE BLUE 56.

ű	9902.03.57	Benzonitrile, 2-[[4- [(2-cyanoethyl)- ethylamino]- phenyl]azo]-5-nitro- (disperse red 73) (CAS No. 16889–10– 4) (provided for in subheading					
		3204.11.10)	Free	No change	No change	On or before 12/31/2006	".

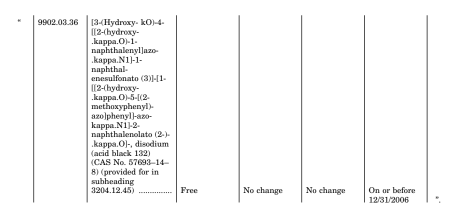
ű	9902.03.58	9,10-Anthra- cenedione, 1,5- diaminochloro-4,8- dihydroxy- (disperse blue 56) (CAS No. 12217-79-7) (pro-					
		vided for in sub-					
		heading 3204.11.10)	Free	No change	No change	On or before 12/31/2006	".

SEC. 1348. ACID BLACK 132.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

"	9902.03.59	[3-(Hydroxy- kappa.O)-4-[[2- (hydroxy- kappa.O)-1- naphthaleny- l]azo- kappa.N1]-1- naphthal- enesulfonato (3-)]-[1-[[2-(hy- droxy- kappa.O)-5-[(2- methoxypheny- l]-azophenyl]- azo-kappa.N1]- 2- naphthalenolat- o (2-).kappa.O]-, disodium (acid black 132) (CAS No. 27425-58- 7) (provided for in subheading 3204.12.20)	Free	No change	No change	On or before 12/ 31/2006	22
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SEC. 1349. ACID BLACK 132 AND ACID BLACK 172.



μ	9902.03.60	Chromate(3-), bis[3- (hydroxy- kappa.O)- 4-[[2-(hydroxy- kappa.O)-1- naphthaleny]lazo- .kappa.N1]-7-nitro-1- naphthal- enesulfonato(3-)]-, trisodium (acid black 172) (CAS No. 57693-14-8) (pro-					
		57693-14-8) (pro- vided for in sub-					
		heading 3204.12.45)	Free	No change	No change	On or before 12/31/2006	".

SEC. 1350. ACID BLACK 107.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

μ	9902.03.61	Chromate(2-), [1-[[2- (hydroxy-kappa.O)- 3,5-dinitro- phenyl]azo- .kappa.N1]-2- naphthal- enolato(2-)-kappa.O][3-(hy- droxy.kappa.O)-4-[[2 (hydroxy-kappa.O)- 4-[[2 (hydroxy-kappa.O)- droxy.kappa.O]- 1-naphthalenyl]azo- .kappa.N1]-7- nitro- 1- naphthalensulfonat- o(3-)]-, sodium hy- drogen (acid black 107) (CAS No. 12218-96-1) (pro- vided for in sub- headier 2004 19 (f)	Face	Nakaan	Nederar	0. shfe	
		heading 3204.12.45)	Free	No change	No change	On or before 12/31/2006	".

SEC. 1351. ACID YELLOW 219, ACID ORANGE 152, ACID RED 278, ACID ORANGE 116, ACID ORANGE 156, AND ACID BLUE 113.

ű	9902.03.62	Benzenesulfonic acid, 3-[[3-methoxy-4-[(4- methoxyphenyl)- azo]phenyl]azo]-, so- dium salt (acid yel- low 219) (CAS No. 71819–57–3) (pro- vided for in sub- heading 3204.12.50) Benzenesulfonic acid, 3-[[4-[[4-(2- hydroxybut- oxy)phenyl]azo]-5- methoxy-2-methyl- phenyl]azo]-5, monolithium salt (acid orange 152) (CAS No. 71838–37– 4) (provided for in subheading	Free	No change	No change	On or before 12/31/2006	27 .
		3204.12.50)	Free	No change	No change	On or before 12/31/2006	".

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α	9902.03.64	Chromate(1-), bis[3- [4-[[5-chloro-2-(hy- droxy.kappa.O)- phenyl]azo- .kappa.N1]-4,5- dihydro-3-methyl-5- (oxo-kappa.O)-1H- pyrazol-1- yl]benzenesul- fonamidato(2-)]-, so- dium (acid red 278) (CAS No. 71819–56– 2) (provided for in subheading 3204.12.50)	Free	No change	No change	On or before 12/31/2006	23
"	9902.03.65	Benzenesulfonic acid, 3-[[4-[(2-ethoxy-5- methylphenyl)- azo]- 1-naphthal- enyl]azo]-, sodium salt (acid orange 116) (CAS No. 12220-10-9) (pro- vided for in sub-					
		heading 3204.12.50)	Free	No change	No change	On or before 12/31/2006	"
"	9902.03.66	Benzenesulfonic acid, 4-[[5-meth- oxy-4-](4- methoxy- pheny]]azo]-2- methyl- pheny]]azo]-, sodium salt (acid or- ange 156) (CAS No. 68555-86-2) (pro- vided for in sub-				12,51,2000	
		heading 3204.12.50)	Free	No change	No change	On or before 12/31/2006	"
"	9902.03.67	1-Naphthalene- sul- fonic acid, 8- (phenylamino)-5-[[4- [(3- sulfophenyl)- azo]-1- maphthalenyl]-azo]-, disodium salt (acid blue 113) (CAS No. 3351-05-1) (provided for in subheading				12012000	
		3204.12.50)	Free	No change	No change	On or before 12/31/2006	".

SEC. 1352. EUROPIUM OXIDES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

ű	9902.02.22	Europium oxides having a purity of at least 99.99 percent (CAS No. 1308-96-7)					
		(provided for in sub- heading 2846.90.80)	Free	No change	No change	On or before 12/31/2006	".

SEC. 1353. LUGANIL BROWN NGT POWDER.

ű	9902.03.76	Acid brown 290 (CAS No. 12234–74–1) (provided for in sub- heading 3204.12.20)		No change	No change	On or before 12/31/2006	"
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SEC. 1354. THIOPHANATE-METHYL.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:



SEC. 1355. MIXTURES OF THIOPHANATE-METHYL AND APPLICATION ADJUVANTS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new subheading:

ű	9902.03.79	Mixtures of 4,4'-o- Phenylenebis-(3- thioallophanic acid), dimethyl ester (Thiophanate- methyl) (CAS No.					
		23564–05–8) and application adju- vants (provided for in subheading 3808.20.15)	Free	No change	No change	On or before 12/31/2006	".

SEC. 1356. HYDRATED HYDROXYPROPYL METHYLCELLULOSE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

" 9902.03.80	2-Hydroxypropyl methyl cellulose (CAS No. 9004–65– 3)(provided for in subheading 3912.39.00)	0.4%	No change	No change	On or before 12/31/2006	".
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SEC. 1357. C 12-18 ALKENES, POLYMERS WITH 4-METHYL-1-PENTENE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

ű	9902.03.86	C 12–18 alkenes, polymers with 4- methyl-1-pentene (CAS No. 68413–03– 6) (provided for in subheading		N 1	N. I		
		3902.90.00)	Free	No change	No change	On or before 12/31/2006	".

SEC. 1358. CERTAIN 12-VOLT BATTERIES.

"	9902.03.87	12V Lead-acid stor- age batteries, of a kind used for the auxiliary source of power for burglar or					
		fire alarms and simi- lar apparatus of sub- heading 8531.10.00					
		(provided for in sub- heading 8507.20.80)	Free	No change	No change	On or before 12/31/2006	"

SEC. 1359. CERTAIN PREPARED OR PRESERVED ARTICHOKES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

ű	9902.03.89	Artichokes, prepared or preserved other- wise than by vinegar or acetic acid, not frozen (provided for in subheading					
		2005.90.80)	13.8%	No change	No change	On or before 12/31/2006	".

SEC. 1360. CERTAIN OTHER PREPARED OR PRESERVED ARTICHOKES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

ű	9902.03.90	Artichokes, prepared or preserved by vin- egar or acetic acid (provided for in sub- heading 2001.90.25)	7.5%	No change	No change	On or before	
						12/31/2006	".

SEC. 1361. ETHYLENE/TETRAFLUOROETHYLENE COPOLYMER (ETFE).

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

ű	9902.03.91	Ethylene-tetra- fluoroethylene co- polymers (ETFE) (provided for in sub- heading 3904.69.50)	4.9%	No change	No change	On or before 12/31/2006	".
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SEC. 1362. ACETAMIPRID.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

ű	9902.03.92	N1-[(6-Chloro-3-pyr- idyl)methyl]-N2- cyano-N1- methylacetamidine (CAS No. 135410– 20-7) (provided for in subheading					
		2933.39.27)	Free	No change	No change	On or before 12/31/2006	".

SEC. 1363. CERTAIN MANUFACTURING EQUIPMENT.

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ű	9902.84.94	Extruders, screw type, suitable for processing polyester thermoplastics in a cast film production line (provided for in subheading 8477.20.00)	Free	No change	No change	On or before 12/31/2006
	9902.84.95	Casting machinery suitable for proc- essing polyester ther- moplastics into a sheet in a cast film production line (pro- vided for in sub- backing 0477 60 co)	Free	Masharan	Masharan	
	9902.84.96	heading 8477.80.00) Transverse direction orientation tenter machinery, suitable for processing poly- ester film in a cast film production line (provided for in sub-	Free	No change	No change	On or before 12/31/2006
	9902.84.97	heading 8477.80.00) Winder machinery suitable for proc- essing polyester film in a cast film produc- tion line (provided for in subheading	Free	No change	No change	On or before 12/31/2006
	9902.84.98	8477.80.00) Slitting machinery suitable for proc- essing polyester film in a cast film produc- tion line (provided for in subheading	Free	No change	No change	On or before 12/31/2006
		8477.80.00)	Free	No change	No change	On or before 12/31/2006

SEC. 1364. TRITICONAZOLE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

".

ű	9902.03.99	E-5-(4-Chlorobenzylidene)- 2,2-dimethyl-1-(1H-1,2,4- triazol-1- ylmethyl)cyclopentanol. (CAS No.131983-72-7) (pro-					
		vided for in subheading 2933.99.12)	Free	No change	No change	On or before 12/31/2006	".

SEC. 1365. CERTAIN TEXTILE MACHINERY.

u	9902.03.88	Weaving machines (looms), shuttleless type, for weaving fabrics of a width exceeding 30 cm					
		but not exceeding 4.9 m, entered without off-loom or large loom take- ups, drop wires, heddles, reeds, harness frames, or					
		beams (provided for in subheading 8446.30.50)	2.7%	No change	No change	On or before 12/31/2006	".

SEC. 1366. 3-SULFINOBENZOIC ACID.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

0) (provided for in subheading 2930.90.29) Free No change No change On or before 12/31/2006		No chan	Free	subheading	9902.04.01	ű
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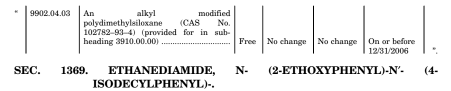
SEC. 1367. POLYDIMETHYLSILOXANE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

ű	9902.04.02	Polydimethylsiloxane (CAS No. 63148– 62–9) (provided for in subheading 3910.00.00)		No change	No change	On or before 12/31/2006		"
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SEC. 1368. BAYSILONE FLUID.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:



Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

ű	9902.04.05	Preparations based on ethanediamide, N-(2-ethoxyphenyl)-N'-(4- isodecylphenyl)- (CAS No. 82493-14-9)					
		(provided for in subheading 3812.30.60)	Free	Free	No change	On or before 12/31/2006	"

SEC. 1370. 1-ACETYL-4-(3-DODECYL-2, 5-DIOXO-1-PYRROLIDINYL)-2,2,6,6-TETRAMETHYL-PIPERIDINE.

u	9902.04.06	1-Acetyl-4-(3-dodecyl-2,5-dioxo-1- pyrrolidinyl)-2,2,6,6- tetramethylpiperidine (CAS No. 106917-31-1) (provided for in sub- heading 2933.39.61)	Free	Free	No change	On or before 12/31/2006	"
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SEC. 1371. ARYL PHOSPHONITE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

ű	9902.04.07	Reaction products of phosphorus tri- chloride with 1,1'-biphenyl and 2,4- bis(1,1-dimethylethyl)phenol (CAS No.				
		119345–01–6) (provided for in sub- heading 3812.30.60)	Free	No change	On or before 12/31/2006	"

SEC. 1372. MONO OCTYL MALIONATE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

"	9902.04.08	mono-2-Ethylhexyl maleate (CAS No.				
		7423–42–9) (provided for in sub- heading 2917.19.20)	No change	No change	On or before	
					12/31/2006	".

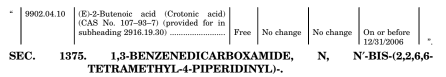
SEC. 1373. 3,6,9-TRIOXAUNDECANEDIOIC ACID.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

"	9902.04.09	3,6,9-Trioxaundecanedioic acid (CAS				
		No. 13887–98–4) (provided for in sub- heading 2918.90.50)	No change	No change	On or before 12/31/2006	".

SEC. 1374. CROTONIC ACID.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:



Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

"	9902.04.11	1,3-Benzenedicarboxamide, N,N'-bis- (2,2,6,6-tetramethyl-4-piperidinyl)- (CAS No. 42774–15–2) (provided for in subheading 2933.39.61)		No change	No change	On or before		
			I			12/31/2006	l	".

SEC. 1376. 3-DODECYL-1-(2,2,6,6-TETRAMETHYL-4-PIPERIDINYL)-2,5-PYRROLIDINEDIONE.

"	3-Dodecyl-1-(2,2,6,6-tetramethyl-4- piperidinyl)-2,5-pyrrolidinedione (CAS No. 79720–19–7) (provided for in sub-				
		No change	No change	On or before 12/31/2006	".

SEC. 1377. OXALIC ANILIDE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

u	9902.04.13	Ethanediamide, N-(2-ethoxyphenyl)- N'-(2-ethylphenyl)- (CAS No. 23949–					[
		66–8) (provided for in subheading 2924.29.76)		No obongo	No chongo	On or before	
		2924.29.76)	rree	No change	No change	12/31/2006	".

SEC. 1378. N-METHYL DIISOPROPANOLAMINE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

ű	9902.04.14	1,1'-(Methylamino)dipropan-2-ol (CAS No. 4402–30–6) (provided for in sub- heading 2922.19.95)		No change	No change	On or before 12/31/2006		"
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SEC. 1379. 50 PERCENT HOMOPOLYMER, 3-(DIMETHYLAMINO) PROPYL AMIDE, DIMETHYL SULFATE-QUATERNIZED 50 PERCENT POLYRICINOLEIC ACID.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

~	9902.04.15	Mixture (1:1) of polyricinoleic acid homopolymer, 3- (dimethylamino) propylamide, di- methyl sulfate, quaternized and polyricinoleic acid (provided for in sub- heading 3824.90.40)	Free	No change	No change	On or before	
		neading 5024.50.40)	Fiee	No change	No change	12/31/2006	".

SEC. 1380. BLACK CPW STAGE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

ű	9902.04.16	2,7-Naphthalenedisulfonic acid, 4- amino-3-[[4-[[-4-[(2- or 4-amino-4 or 2- hydroxyphenyl]azo]phenyl]amino]- 3-sulfophenyl]azo]-5-hydroxy-6- (phenylazo), trisodium salt) (CAS No. 85631-88-5) (provided for in					
		subheading 3204.14.30)	Free	No change	No change	On or before 12/31/2006	"

SEC. 1381. FAST BLACK 287 NA PASTE.

ű	9902.04.17	1,3-Benzenedicarboxylic acid, 5-[[4- [(7-amino-1-hydroxy-3-sulfo-2- naphthalenylJazo]-1 naphthalenylJazo]-, trisodium salt, in paste form (provided for in sub- heading 3204.14.30)		No change	No change	On or before 12/31/2006	,	"
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SEC. 1382. FAST BLACK 287 NA LIQUID FEED.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

ű	9902.04.18	1,3-Benzenedicarboxylic acid, 5-[[4- [(7-amino-1-hydroxy-3-sulfo-2- naphthaleny]]azo]-1- naphthaleny]]azo]-, trisodium salt, in liquid form (provided for in sub- heading 3204.14.30)	Free	No change	No change	On or before	"
		neuring offerences	1100	110 change	ito onango	12/31/2006	"

SEC. 1383. FAST YELLOW 2 STAGE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

ű	9902.04.19	1,3-Benzenedicarboxylic acid, 5,5'- [[6-(4-morpholinyl)-1,3,5-triazine- 2,4-diyl]bis(imino-4,1- phenyleneazo)]bis-, ammonium/so- dium/hydrogen salt (direct yellow 173) (provided for in either sub- heading 3204 1/4 20 cr 3215 19 00)	Free	No change	No change	On or before	
		heading 3204.14.30 or 3215.19.00.)	Free	No change	No change	On or before 12/31/2006	"

SEC. 1384. CYAN 1 STAGE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

ű	9902.04.21	Copper [29H,31H-phthalo- cyaninato(2-)-N29,N30,N31,N32]-, aminosulfonylsulfo derivatives,					
		tetramethylammonium salts (pro- vided for in subheading					
		3204.14.30)	Free	No change	No change	On or before 12/31/2006	"

SEC. 1385. YELLOW 1 STAGE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

ű	9902.04.24	1,5-Naphthalenedisulfonic acid, 3,3'- [[6-[(2-hydroxyethyl)amino]- 1,3,5-triazine-2,4-diyl]bis[imino(2- methyl-4,1-phenylene)azo]]bis-, tetrasodium salt (CAS No. 50925– 42–3) (provided for in subheading 3204.14.30)	Free	No change	No change	On or before 12/31/2006		".
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SEC. 1386. YELLOW 746 STAGE.

Subchapter II of chapter 99 of is amended by inserting in numerical sequence the following new heading:

"	9902.04.26	1,3-Bipyridirium, 3-carboxy-5'-[(2- carboxy-4-sulfophenyl)azo]-1',2'- dihydro-6'-hydroxy-4'-methyl-2'- oxo-, inner salt, lithium/sodium salt (provided for in subheading					
		3204.14.30)	Free	No change	No change	On or before 12/31/2006	".

SEC. 1387. BLACK SCR STAGE.

κ	9902.04.27	2,7-Naphthalenedi- sulfonic acid, 4- amino-3-[[4-[[-4-[(2 or 4-amino-4 or 2- hydroxyphenyl]-azo]- phenyl]amino]-3- sulfophenyl]- azo]-5- hydroxy-6- (phenylazo)-, tri- sodium salt (CAS No. 85631-88-5) (pro- vided for in sub- heading 3204.14.30)	Free	No change	No change	On or before 12/31/2006	22
		85631-88-5) (pro- vided for in sub-	Free	No change	No change	On or before 12/31/2006	"

SEC. 1388. MAGENTA 3B-OA STAGE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

ű	9902.04.28	2-[[4-Chloro-6-[[8-hydroxy-3,6- disulfonate-7-[(1-sulfo-2- naphthalenyl)azo]-1- naphthalenyl]amino]-1,3,5-triazin- 2-yl]amino]-5-sulfobenzoic acid, so- dium/lithium salts (CAS No. 12237-00-2) (provided for in sub-					
		heading 3204.16.30)	Free	No change	No change	On or before 12/31/2006	".

SEC. 1389. YELLOW 577 STAGE.

(a) Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

"	9902.04.29	5-[4-[4-(4,8-					
		Disulfonaphthalen-2-					
		ylazo)-phenylamino]-					
		6-(2-					
		sulfoethylamino)-					
		1,3,5-triazin-2-					
		ylamino]- phenylazo-					
		[isophthalic acid, so-					
		dium salt (provided					
		for in subheading					
		3204.14.30)	Free	No change	No change	On or before 12/31/2006	"

SEC. 1390. CYAN 485/4 STAGE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

ű	9902.04.30	Copper, [29H,31H-phthalo- cyaninato(2-)-xN29,xN30,xN31,xN32]- aminosulfonyl-[(2-hydroxy- ethyl)amino]-sulfonylsulfo derivatives, sodium salt (provided for in sub- heading 3204.14.30)	No change	No change	On or before		
			l	I	12/31/2006	"	

SEC. 1391. LOW EXPANSION LABORATORY GLASS.

"

u	9902.04.32	Laboratory, hygienic, or pharma- ceutical glassware, whether or not graduated or calibrated, of low expan- sion borosilicate glass or alumino- borosilicate glass, having a linear coef- ficient of expansion not exceeding 3.3 x 10^{-7} per Kelvin within a temperature range of 0 to 300°C (provided for in subheadings 7017.20.00 and						
		7020.00.60)	Free	No change	No change	On or before 12/31/2006	"	

SEC. 1392. STOPPERS, LIDS, AND OTHER CLOSURES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

κ	9902.04.33	Stoppers, lids, and other closures of low expansion borosilicate glass or alumino-borosilicate glass, having a linear coefficient of expansion not ex- ceeding 3.3×10^{-7} per Kelvin within a temperature range of 0 to 300° C, pro- duced by automatic machine (provided for in subheading 7010.20.20) or pro- duced by hand (provided for in sub-						
		heading 7010.20.30)	Free	No change	No change	On or before 12/31/2006	".	

SEC. 1393. TRIFLUSULFURON METHYL FORMULATED PRODUCT.

(a) CALENDAR YEARS 2004 AND 2005.—Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

 9902.05.01	Mixtures of methyl 2-[[[[4- (dimethylamino)- 6- (2,2,2- trifluoroethoxy)- 1,3,5-triazin-2-yl]- amino]carbonyl]-3- methylbenzoate (CAS No. 126535–15–7) and application adju- vants (provided for in subheading					
	3808.30.15)	1%	No change	No change	On or before 12/31/2005	".

(b) CALENDAR YEAR 2006.—

(1) IN GENERAL.—Heading 9902.05.01, as added by subsection (a), is amended—

(A) by striking "1%" and inserting "Free"; and
(B) by striking "On or before 12/31/2005" and inserting
"On or before 12/31/2007".
(2) EFFECTIVE DATE.—The amendments made by paragraph
(1) shall take effect on January 1, 2006.

SEC. 1394. AGRUMEX (O-T-BUTYL CYCLOHEXANOL).

ű	9902.05.02	o-tert-Butyl- cyclohexanol (CAS No. 13491-79-7) (provided for in subheading 2915.39.45)	Free	No change	No change	On or before 12/31/2006		".
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SEC. 1395. TRIMETHYL CYCLO HEXANOL (1-METHYL-3,3-DIMETHYLCYCLOHEXANOL-5).

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

ű	9902.05.03	3,3,5-Trimethyl- cyclohexan-1-ol (CAS No. 116-02-9) (pro- vided for in sub-					
		heading 2906.19.50)	Free	No change	No change	On or before 12/31/2006	".

SEC. 1396. MYCLOBUTANIL.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

ű	9902.02.91	alpha-Butyl-alpha-(4- chlorophenyl)-1H- 1,2,4-triazole-1- propanenitrile (myclobutanil) (CAS No. 88671–89–0) (provided for in sub-					
		heading 2933.99.06)	1.9%	No change	No change	On or before 12/31/2006	".

SEC. 1397. METHYL CINNAMATE (METHYL-3-PHENYLPROPENOATE).

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

ű	9902.05.04	Methyl cinnamate (methyl-3- phenylpropenoate) (CAS No. 103–26–4) (provided for in sub- heading 2916.39.20)	Free	No change	No change	On or before	
		5		0.		12/31/2006	"

SEC. 1398. ACETANISOLE (ANISYL METHYL KETONE).

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

"		p-Acetanisole (CAS No. 100-06-1) (pro- vided for in sub- heading 2914.50.30)	Free	No change	No change	On or before 12/31/2006	".
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SEC. 1399. ALKYLKETONE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

ű	9902.02.53	1-(4-Chlorophenyl)- 4,4-dimethyl-3- pentanone (CAS No. 66346-01-8) (pro- vided for in sub- heading 2914.70.40)	3.5%	No change	e No change	On or before 12/31/2006 ".			
SE	SEC. 1400. IPRODIONE 3-(3-5, DICHOLOROPHENYL)-N-(1- METHYLETHYL)-2,4-DIOXO-1- IMIDAZOLIDINECARBOXAMIDE.								

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ű	9902.01.51	Iprodione (3-(3,5- dicholorophenyl)-N- (1-methylethyl)-2,4- dioxo-1- imidazolidinecarbox- amide) (CAS No. 36734–19–7) (pro-					
		vided for in sub-					
		heading 2933.21.00)	4.1%	No change	No change	On or before 12/31/2006	".

SEC. 1401. DICHLOROBENZIDINE DIHYDROCHLORIDE.

(a) CALENDAR YEAR 2004.—Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

ű	9902.03.28	3,3'-Dichlorobenzi- dine dihydrochloride (CAS No. 612–83–9) (provided for in sub- heading 2921.59.80)	6.3% + 0.2 cents/kg	No change	No change	On or before 12/31/2004	".
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(b) CALENDAR YEARS 2005 AND 2006.-

(1) IN GENERAL.-Heading 9902.03.28, as added by subsection (a), is amended-

(A) by striking "6.3% + 0.2 cents/kg" and inserting "5.1%"; and (B) by striking "On or before 12/31/2004" and inserting

"On or before 12/31/2006".

(2) EFFECTIVE DATE.—The amendments made by paragraph (1) shall take effect on January 1, 2005.

SEC. 1402. KRESOXIM-METHYL.

(a) CALENDAR YEAR 2004.—Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

ű	9902.03.78	Methyl (E)- methoxyimino- [alpha-(o-tolyloxy)-o- tolyl]- acetate (kresoxim methyl) (CAS No. 143390-					
		89–0) (provided for in subheading					
		2925.20.60)	3.3%	No change	Free	On or before 12/31/2004	".

(b) CALENDAR YEARS 2005 AND 2006.—

(1) IN GENERAL.-Heading 9902.03.78, as added by subsection (a), is amended—

(A) by striking "3.3%" and inserting "2.4%"; and
(B) by striking "On or before 12/31/2004" and inserting "On or before 12/31/2006".

(2) EFFECTIVE DATE.—The amendments made by paragraph (1) shall take effect on January 1, 2005.

SEC. 1403. MKH 6562 ISOCYANATE.

ű	9902.05.06	2-(Trifluoro- methoxy)- benzenesulfonyl isocyanate (CAS No. 99722–81–3) (pro-						
		vided for in sub- heading 2930.90.29)	0.7%	No change	No change	On or before 12/31/2006	,	".

SEC. 1404. CERTAIN RAYON FILAMENT YARN.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

" 9902.05.07 High tenacity s yarn of viscose (provided for in heading 5403.10 with a decitex e to or greater th 1,000	rayon sub- 0.30) qual an	No change	No change	On or before 12/31/2006	"
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SEC. 1405. BENZENEPROPANAL, 4-(1,1-DIMETHYLETHYL)-ALPHA-METHYL.

(a) CALENDAR YEAR 2004.—Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

"	9902.05.08	Benzenepropanal, 4- (1,1-dimethylethyl)- alpha-methyl- (CAS No. 80-54-6) (pro- vided for in sub-					
		heading 2912.29.60)	2.3%	No change	Free	On or before 12/31/2004	".

(b) CALENDAR YEARS 2005 AND 2006.—

(1) IN GENERAL.—Heading 9902.05.08, as added by sub-

(1) In Ghamman. The damped of the section (a), is amended—
(A) by striking "2.3%" and inserting "1.7%"; and
(B) by striking "On or before 12/31/2004" and inserting "On or before 12/31/2006".

(2) EFFECTIVE DATE.—The amendments made by paragraph (1) shall take effect on January 1, 2005.

SEC. 1406. 3,7-DICHLORO-8-QUINOLINE CARBOXYLIC ACID.

(a) CALENDAR YEAR 2004.—Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

α	9902.05.09	3,7-Dichloro-8- quinolinecarb-oxylic acid (quinclorae) (CAS No. 84087-01- 4) (provided for in subheading 2933.49.30)	3.9%	No change	Free	On or before 12/31/2004	
		I I				12/31/2004	• •

(b) CALENDAR YEARS 2005 AND 2006.-

(1) IN GENERAL.-Heading 9902.05.09, as added by subsection (a), is amended-

(A) by striking "3.9%" and inserting "3.3%"; and (B) by striking "On or before 12/31/2004" and inserting "On or before 12/31/2006".

(2) EFFECTIVE DATE.—The amendments made by paragraph (1) shall take effect on January 1, 2005.

SEC. 1407. 3-(1-METHYLETHYL)-1H-2,1,3-BENZOTHIADIAZIN-4(3H)-ONE 2,2 DIOXIDE, SODIUM SALT.

(a) CALENDAR YEAR 2004.—Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

ű	9902.05.10	3-(1-Methyl- ethyl)- 1H-2,1,3- benzothiadiazin- 4(3H)-one-2,2-diox- ide, sodium salt (bentazon, sodium salt) (CAS No.					
		50723–80–3) (pro- vided for in sub-					
		heading 2934.99.15)	1.8%	No change	Free	On or before 12/31/2004	".

(b) CALENDAR YEARS 2005 AND 2006.—

(1) IN GENERAL.—Heading 9902.05.10, as added by subsection (a), is amended—

(A) by striking "1.8%" and inserting "2.6%"; and
(B) by striking "On or before 12/31/2004" and inserting "On or before 12/31/2006".
(2) EFFECTIVE DATE.—The amendments made by paragraph

(1) shall take effect on January 1, 2005

(1) shall take effect on January 1, 2005.

SEC. 1408. 3,3',4-4'-BIPHENYL/TETRACARBOXYLIC DIANHYDRIDE, ODA, ODPA, PMDA, AND 1,3-BIS(4-AMINOPHENOXY)BENZENE.

"	9902.05.11	3,3',4,4'- Biphenyltetracarbox- ylic dianhydride (CAS No. 2420–87–3) (provided for in sub- heading 2917.39.30)	Free	No change	No change	On or before 12/31/2006
ű	9902.05.12	4,4'-Oxydianiline (CAS No. 101–80–4) (provided for in sub- heading 2922.29.80)	1.5%	No change	No change	On or before 12/31/2006
ű	9902.05.13	4,4'-Oxydiphthalic anhydride (CAS No. 1823–59–2) (provided for in subheading 2918.90.43)	Free	No change	No change	On or before 12/31/2006
ű	9902.05.14	Pyromellitic dianhydride (CAS No. 89–32–7) (pro- vided for in sub- heading 2917.39.70)	Free	No change	No change	On or before 12/31/2006

α	9902.05.15	1,3-Bis(4- aminophenoxy)- ben- zene (CAS No. 2479– 46–1) (provided for in subheading 2922.29.29 or	Free	No shanga	No shores	On or hoforo	
		2922.29.60)	Free	No change	No change	On or before 12/31/2006	".

SEC. 1409. ORYZALIN.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

u	9902.05.16	Oryzalin (benzenesulfonamide, 4-(dipropylamino)- 3,5-dinitro-) (CAS No. 19044–88–3) (provided for in sub- heading 2935.00.95)	Free	No change	No change	On or before	"
		heading 2935.00.95)	Free	No change	No change	On or before 12/31/2006	,

SEC. 1410. TEBUFENOZIDE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

μ	9902.05.17	N-tert-Butyl-N'-(4- ethylbenzoyl)-3,5- dimethylbenzoylhyd- razide (tebufenozide) (CAS No. 112410- 23-8) (provided for in subheading 2928.00.25)	Free	No change	No change	On or before	"
					I	12/31/2006	″.

SEC. 1411. ENDOSULFAN.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

u	9902.05.18	6,7,8,9,10,10- Hexachloro- 1,5,5a,6,9,9a- hexahydro-6,9- methano-2,4,3- benzodioxathiepin-3-					
		oxide (thiosulfan) (CAS No. 115–29–7) (provided for in sub- heading 2920.90.10)	Free	Free	No change	On or before	
						12/31/2006	".

SEC. 1412. ETHOFUMESATE.

"	9902.05.19	2-Ethoxy-2,3- dihydro-3,3-di-meth- yl-5-benzofuranyl-					
		methanesulfonate (ethofumesate) (CAS					
		No. 26225–79–6) in bulk or mixed with					
		application adjuvants (provided for in sub- heading 2932.99.08					
		or 3808.30.15)	Free	Free	No change	On or before 12/31/2006	".

SEC. 1413. NIGHT VISION MONOCULARS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

κ	9902.05.21	Hand-held night vi- sion monoculars, other than those con- taining a micro-chan- nel plate to amplify electrons or having a photocathode con- taining gallium arse-					
		nide (provided for in subheading					
		9005.80.60)	Free	Free	No change	On or before 12/31/2006	".

SEC. 1414. SOLVENT YELLOW 163.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:



SEC. 1415. RAILWAY CAR BODY SHELLS FOR EMU'S.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following heading:

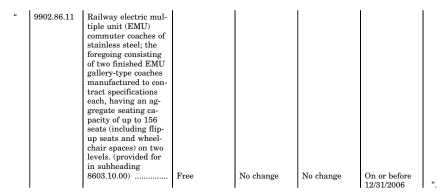
" 9	9902.86.09	Railway car body shells for electric multiple unit (EMU) commuter coach- es of stainless steel, the foregoing which are designed for passenger coaches each having an aggregate pas- senger seating capacity up to 156 (in- cluding flip-up seating and wheelchair spaces) on two levels (provided for in subheading 8607.99.50)	Free	No change	No change	On or before 12/31/2006	"
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SEC. 1416. CERTAIN EDUCATIONAL DEVICES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

ű	9902.85.43	Educational de- vices (provided for in subheading 8543.89.96)	1.67%	No change	No change	On or before 12/ 31/2006	"	
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SEC. 1417. RAILWAY ELECTRIC MULTIPLE UNIT (EMU) GALLERY COM-MUTER COACHES OF STAINLESS STEEL.



SEC. 1418. SNOWBOARD BOOTS.

Subchapter II of chapter 99 is amended by striking heading 9902.64.04 and inserting the following:



SEC. 1419. HAND-HELD RADIO SCANNERS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

ű	9902.02.23	Electrical radiobroadcast receivers, in- tended to be hand-held, valued over \$40 each, the foregoing designed to re- ceive and monitor publicly transmitted radio communications (provided for in subheading 8527.19.50)	No change	No change	On or before	"	
					12/31/2006	"	

SEC. 1420. MOBILE AND BASE RADIO SCANNERS THAT ARE COMBINED WITH A CLOCK.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

ű	9902.02.24	Electrical radiobroadcast receivers de- signed to receive and monitor publicly transmitted radio communications, valued at over \$40 each, that are com- bined with a clock, and that are either					
		mounted on a base or designed for use in an automobile or boat (provided for					
		in subheading 8527.32.50)	Free	No change	No change	On or before 12/31/2006	"

SEC. 1421. MOBILE AND BASE RADIO SCANNERS THAT ARE NOT COMBINED WITH A CLOCK.

" 9902.02.25	Electrical radiobroadcast receivers de- signed to receive and monitor publicly transmitted radio communications, valued at over \$40 each, that are not combined with a clock, and that are ei- ther mounted on a base or designed for use in an automobile or boat (pro- vided for in subheading 8527.39.00)	Free	No change	No change	On or before	22	,
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SEC. 1422. CERTAIN FINE ANIMAL HAIR OF KASHMIR (CASHMERE) GOATS NOT PROCESSED.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

ű	9902.51.15	Fine animal hair of Kashmir (cash- mere) goats; not processed in any manner beyond the degreased or carbonized condi- tion (<i>newrided for</i>					
		tion (provided for in subheading					
		5102.11.10)	Free	No change	No change	On or before 12/ 31/2006	".

SEC. 1423. CERTAIN FINE ANIMAL HAIR OF KASHMIR (CASHMERE) GOATS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

ű	9902.51.16	Fine animal hair of Kashmir (cash- mere) goats (pro- vided for in sub- heading 5102.11.90)	Free	No change	No change	On or before 12/	
				-	-	31/2006	".

SEC. 1424. CERTAIN R-CORE TRANSFORMERS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

ű	9902.85.04	120 volt/60 Hz electrical trans- formers (the foregoing and parts thereof provided for in sub- heading 8504.31.40 or 8504.90.95), with dimensions not exceeding 88 mm by 88 mm by 72 mm but at least 82 mm by 69 mm by 43 mm and each con- taining a layered and uncut round core with two balanced bobbins, the foregoing rated as less than 40 VA but greater than					
		less than 40 VA but greater than 32.2 VA with a rating number of					
		R25	Free	No change	No change	On or before 12/31/2006	"

SEC. 1425. DECORATIVE PLATES.

packaging (provided for in subheading 3926.40.00) Free No change No change On or before 12/21/2006	"	9902.04.99		Free	No change	No change	On or before	27
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SEC. 1426. BISPYRIBAC SODIUM.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

" 9902.05.20	Sodium 2,6-bis[(4,6- dimethoxypyrimidin- 2-yl)oxy]benzoate (Bispyribac-sodium) (CAS No. 125401- 92-5) (provided for in subheading 2933.59.10)	Free	No change	No change	On or before 12/31/2006	"
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SEC. 1427. FENPROPATHRIN.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

ű	9902.05.22	o-Cyano-3- phenoxybenzyl 2,2,3,3-tetra- methylcycloprop- anecarboxylate (fenpropathrin) (CAS No. 39515-41-8) (provided for in sub-					
		heading 2926.90.30)	Free	No change	No change	On or before 12/31/2006	".

SEC. 1428. PYRIPROXYFEN.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

ű	9902.05.23	2-[1-Methyl-2-(4- phenoxyphenox- y)ethoxylpyridine (Pyriproxyfen) (CAS No. 95737-68-1) (provided for in sub- heading 2933.39.27)	Free	No change	No change	On or before 12/31/2006	".
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SEC. 1429. UNICONAZOLE-P.

Subchapter II is amended by inserting in numerical sequence the following new heading:

ű	9902.05.24	(E)-(+)-(S)-1-(4- Chloropheny))-4,4-di- methyl-2-(1,2,4- triazol-1-yl)-pent-1- ene-3-ol (Uniconazole) (CAS No. 83657-22-1), mixed with applica- tion adjuvants (pro- vided for in sub-					
		heading 3808.30.15)	Free	No change	No change	On or before 12/31/2006	".

SEC. 1430. FLUMIOXAZIN.

PUBLIC LAW 108-429-DEC. 3, 2004

"	9902.05.25	2-[7-fluoro-3,4- dihydro-3-oxo-4-(2- propynl)-2H-1,4- benzoxazin-6-yl]- 4,5,6,7-tetrahydro- 1H-isoindole-1,3- (2H)-dione (Flumioxazin) (CAS No. 103361-09-7)					
		(provided for in sub-	-				
		heading 2934.99.15)	Free	No change	No change	On or before 12/31/2006	".

SEC. 1431. NIGHT VISION MONOCULARS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

"	9902.05.26	Hand-held night vi- sion monoculars, other than those con- taining a micro-chan- nel plate to amplify electrons or having a photocathode con- taining gallium arse-					
		nide (provided for in subheading					
		9005.80.40)	Free	No change	No change	On or before 12/31/2006	".

SEC. 1432. 2,4-XYLIDINE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

ű	9902.05.28	2,4-Xylidine (CAS No. 95–68–1) (provided for in subheading 2921.49.10)		No change	No change	On or before 12/31/2006		".
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SEC. 1433. R118118 SALT.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

ű	9902.05.29	R118118 Salt - ben- zoic acid, 3-[2-chloro- 4-(trifluoromethyl) phenoxy]-(CAS No. 63734-62-3) (pro- vided in subheading						
		2918.90.20)	Free	No change	No change	On or before 12/31/2006	"	

SEC. 1434. NMSBA.

(a) CALENDAR YEAR 2004.—Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

(CAS No. 110964– 79–9) (provided for in subheading 2916.39.45)	" 5	9902.05.30	79–9) (provided for in subheading	0.28%	No change	No change	On or before 12/31/2004	"	
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(b) CALENDAR YEAR 2005.—

(1) IN GENERAL.—Heading 9902.29.82, as added by subsection (a), is amended—

(Å) by striking "0.28%" and inserting "0.16%"; and

(B) by striking "On or before 12/31/2004" and inserting "On or before 12/31/2005".

(2) EFFECTIVE DATE.—The amendments made by paragraph (1) shall take effect on January 1, 2005.

(c) CALENDAR YEARS 2006 THROUGH 2008.-

(1) IN GENERAL.-Heading 9902.29.82, as added by subsection (a) and amended by subsection (b), is further amended— (A) by striking "0.16%" and inserting "1.1%"; and (B) by striking "On or before 12/31/2005" and inserting "On or before 12/31/2008".

(2) EFFECTIVE DATE.—The amendments made by paragraph (1) shall take effect on January 1, 2006.

SEC. 1435. CERTAIN SATELLITE RADIO BROADCASTING APPARATUS.

(a) CALENDAR YEAR 2004.—Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

"	9902.04.35	Reception appa-		1		1	1
	3502.04.55	ratus for sat-					
		ellite radio					
		broadcasting,					
		other than sat-					
		ellite radio					
		broadcast receiv-					
		ers described in					
		subheading					
		8527.21.40 (pro-					
		vided in sub-					
		heading					
		8527.90.95)	5.2%	No change	No change	On or before	
				, i i i i i i i i i i i i i i i i i i i	- T	12/31/2004	".

(b) CALENDAR YEAR 2005.—

(1) IN GENERAL.—Heading 9902.04.35, as added by subsection (a), is amended—

(A) by striking "5.2%" and inserting "5.4%"; and
(B) by striking "On or before 12/31/2004" and inserting "On or before 12/31/2005".

(2) EFFECTIVE DATE.—The amendments made by paragraph (1) shall take effect on January 1, 2005.

(c) CALENDAR YEAR 2006.-

(1) IN GENERAL.—Heading 9902.04.35, as added by sub-section (a) and amended by this section, is further amended—

(A) by striking "5.4%" and inserting "5.5%"; and (B) by striking "On or before 12/31/2005" and inserting "On or before 12/31/2006".

(2) EFFECTIVE DATE.—The amendments made by paragraph (1) shall take effect on January 1, 2006.

SEC. 1436. ACEPHATE.

ű	9902.05.31	(provided	oramid (CAS	No.	ate 30560–19–1) subheading		N. 1	N 1		
		2930.90.44) .				Free	No change	No change	On or before	"
		1					1		12/31/2006	″.

SEC. 1437. MAGNESIUM ALUMINUM HYDROXIDE CARBONATE HYDRATE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new subheading:

ű	9902.05.32	Magnesium alu- minum hydroxide carbonate hydrate (CAS No. 11097–59– 9) (provided for in subheading 2842.90.00); magne- sium aluminum hy- droxide carbonate hydrate coated with an organic fatty acid (provided for in sub-	-				
		heading 3812.30.90)	Free	No change	No change	On or before 12/31/2006	".

SEC. 1438. CERTAIN FOOTWEAR.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new subheading:

ű	9902.05.35	Footwear consisting of an outer sole af- fixed to an incom- plete or unfinished upper to which addi- tional upper parts or material must be af- fixed to permit the footwear to be held to the foot, such foot- wear having a bot- tom of vulcanized rubber and produced by the hand-laid as- sembly process or hand made, the fore- going footwear of a type that is not de- signed to be worn over other footwear (provided for in sub- headings 6401.99.60	Free	Free	No change	On or before	
			Free	Free	No change	On or before 12/31/2006	".

CHAPTER 2—EXISTING DUTY SUSPENSIONS AND REDUCTIONS

SEC. 1451. EXTENSION OF CERTAIN EXISTING DUTY SUSPENSIONS.

(a) EXISTING DUTY SUSPENSIONS.—Each of the following headings is amended by striking out the date in the effective period column and inserting "12/31/2006":

(1) Heading 9902.30.90 (relating to 3-amino-2'-(sulfatoethyl sulfonyl) ethyl benzamide).

(2) Heading 9902.32.91 (relating to MUB 738 INT).
(3) Heading 9902.30.31 (relating to 5-amino-N-(2-hydroxyethyl)-2,3-xylenesulfonamide).

(4)Heading 9902.29.46 (relating to 2-amino-5nitrothiazole).

(5)Heading 9902.32.14 (relating to 2-methyl-4,6bis[(octylthio) methyl]phenol). (6) Heading 9902.32.30 (relating to 4-[[4,6-bis(octylthio)-

1,3,5-triazin-2-yl]amino]-2,6-bis(1,1-dimethylethyl)phenol).

(7) Heading 9902.32.16 (relating to calcium bis[monoethyl(3,5-di-tert-butyl-4-hydroxybenzyl) phosphonate]).
(8) Heading 9902.38.69 (relating to nicosulfuron formulated product ("Accent")).

(9) Heading 9902.33.63 (relating to DPX-E9260).

(10) Heading 9902.33.59 (relating to DPX-E6758).

(11) Heading 9902.33.61 (relating to carbamic acid (U-9069)).

(12) Heading 9902.29.35 (relating to 1N–N5297).

(13) Heading 9902.28.19 (relating to an ultraviolet dye).
(14) Heading 9902.32.07 (relating to certain organic pig-

ments and dyes).

(15) Heading 9902.29.07 (relating to 4-hexylresorcinol).

(16) Heading 9902.29.37 (relating to certain sensitizing dyes).

(17) Heading 9902.85.42 (relating to certain cathode-ray tubes).

(18) Heading 9902.30.14 (relating to a fluorinated compound).

(19) Heading 9902.29.55 (relating to a certain light absorbing photo dye).

(20) Heading 9902.32.55 (relating to methyl thioglycolate).

(21) Heading 9902.29.62 (relating to chloro amino toluene).

(22) Headings 9902.28.08, 9902.28.09, and 9902.28.10 (relating to bromine-containing compounds).

(23) Heading 9902.32.62 (relating to filter blue green photo dye).

(24) Heading 9902.32.99 (relating to 5-[(3,5-dichlorophenyl)thio]-4-(1-methylethyl-1)-(4-pyridin lmethyl)-1H-imidazole-2methanol carbamate).

(26) Heading 9902.29.87 (relating to Baytron M).

(27) Heading 9902.39.15 (relating to Baytron P).

(28) Heading 9902.39.30 (relating to certain ion-exchange resins).

(29) Heading 9902.28.01 (relating to thionyl chloride).

(30) Heading 9902.32.12 (relating to DEMT).

(31) Heading 9902.29.03 (relating to p-hydroxybenzoic acid).

(32) Headings 9902.29.83 and 9902.38.10 (relating to iminodisuccinate).

(33) Heading 9902.38.14 (relating to mesamoll).

(34) Heading 9902.38.15 (relating to Baytron C-R).

(35) Heading 9902.29.25 (relating to ortho-phenylphenol (OPP)).

(36) Heading 9902.38.31 (relating to Vulkalent E/C).

(37) Heading 9902.31.14 (relating to desmedipham).

(38) Heading 9902.31.13 (relating to phenmedipham).

(39) Heading 9902.30.16 (relating to diclofop methyl).

(40) Heading 9902.33.40 (relating to R115777).

(41) Heading 9902.29.10 (relating to imazalil).

(42) Heading 9902.29.22 (relating to Norbloc 7966).

(43) Heading 9902.38.09 (relating to Fungaflor 500 EC).

(44) Heading 9902.32.73 (relating to Solvent Blue 124).

(45) Heading 9902.29.73 (relating to 4-amino-2,5dimethoxy-N-phenylbenzene sulfonamide).

(46) Heading 9902.32.72 (relating to Solvent Blue 104).
(47) Heading 9902.34.01 (relating to sodium petroleum sulfonate).

(48) Heading 9902.29.71 (relating to isobornyl acetate).

(49) Heading 9902.29.70 (relating to certain TAED chemicals).

(50)Heading 9902.29.58 (relating to diethyl phosphorochidothioate).

(51) Heading 9902.29.17 (relating to 2,6-dichloroaniline).

(52) Heading 9902.29.59 (relating to benfluralin).

(53) Heading 9902.29.26 (relating to 1,3-diethyl-2imidazolidinone).

(54) Heading 9902.29.06 (relating to diphenyl sulfide).

(55) Heading 9902.32.93 (relating to methoxyfenozide).

(56) Heading 9902.32.89 (relating to triazamate).

(57) Heading 9902.29.80 (relating to propiconazole).

(58) Heading 9902.32.92 (relating to β-Bromo-βnitrostyrene).

(59) Heading 9902.29.61 (relating to quinoline).

(60) Heading 9902.29.25 (relating to 2-phenylphenol).

(61) Heading 9902.29.08 (relating to 3-amino-5-mercapto-1,2,4-triazole).

(62) Heading 9902.29.16 (relating to 4,4-dimethoxy-2butanone).

(63) Heading 9902.32.87 (relating to fenbuconazole).

(64) Heading 9902.32.90 (relating to diiodomethyl-ptolvlsulfone).

(65) Heading 9902.28.16 (relating to propiophenone).

(66)Heading 9902.28.17 (relating to metachlorobenzaldehvde).

9902.28.15 (relating (67)Heading to 4-bromo-2fluoroacetanilide).

(68) Heading 9902.32.82 (relating to 2,6, dichlorotoluene).

(69) Heading 9902.80.05 (relating to cobalt boron).

9902.32.85 (71)Heading (relating to 4.4'difluorobenzophenone).

(72) Heading 9902.29.34 (relating to certain light absorbing photo dyes).

(73) Heading 9902.29.38 (relating to certain imaging chemicals).

(74) Heading 9902.28.18 (relating to 3,5-dibromo-4hydoxybenzonitril).

(75) Heading 9902.29.64 (relating to cyclanilide technical).

(76) Heading 9902.29.98 (relating to fipronil technical). (77) Heading 9902.38.04 (relating to 3,5-dibromo-4hydoxybenzonitril ester and inerts).

(78) Heading 9902.29.23 (relating to P-nitro toluene-o-sulfonic acid).

(79) Heading 9902.28.20 (relating to ammonium bifluoride).

(80) Heading 9902.39.01 (relating to poly(vinyl chloride) (PVC) self-adhesive sheets.

(81) Heading 9902.32.49 (relating to 11-aminoundecanoic acid).

(70) Heading 9902.72.02 (relating to ferroboron).

(b) OTHER MODIFICATIONS.—

(1) CERTAIN CATHODE-RAY TUBES.—Heading 9902.85.41 is amended-

(A) by striking "1%" and inserting "Free"; and

(B) in the effective period column, by striking the date contained therein and inserting "12/31/2006".

(2) ETHALFLURALIN.—Heading 9902.30.49 is amended—

(A) by striking "3.5%" and inserting "Free"; and
(B) in the effective period column, by striking the date contained therein and inserting "12/31/2006".
(3) DMDS.—Heading 9902.33.92 is amended—

(A) by striking "2933.59.80" and inserting "2933.59.95";

and

(B) in the effective period column, by striking the date contained therein and inserting "12/31/2006".

(4)Certain POLYAMIDES.—Heading 9902.39.08 isamended

(A) by striking "forms of polyamide-6, polyamide-12, and polyamide-6,12 powders (CAS Nos. 25038–54–4, 25038–74–8, and 25191–04–1) (provided for in subheading 3908.10.00)" and inserting "ORGASOL® polyamide powders (provided for in subheading 3908.10.00 or 3908.90.70)"; and

(B) in the effective period column, by striking the date contained therein and inserting "12/31/2006".

(5) BUTRALIN.—Heading 9902.38.00 is amended by striking "3808.31.15" and inserting "3808.30.15".

(6) PRO-JET CYAN 1 RO FEED; PRO-JET FAST BLACK 287 NA PASTE/LIQUID FEED.

(A) IN GENERAL.—Paragraph (2) in each of sections 1222(c) and 1223(c) of the Tariff Suspension and Trade Act of 2000 are amended by striking "January 1, 2001" and inserting "January 1, 2002"

(B) EFFECTIVE DATE.—The amendments made by subparagraph (A) shall take effect as if such amendments had been enacted immediately after the enactment of the Tariff Suspension and Trade Act of 2000.

2-METHYL-4-CHLOROPHENOXYACETIC (7)ACID.—Heading 9902.29.81 is amended-

(A) in the general rate of duty column, by striking
"2.6%" and inserting "1.8%"; and
(B) in the effective period column, by striking the date

contained therein and inserting "12/31/2006".

(8) STARANE F.—Heading 9902.29.77 is amended—

(A) in the general rate of duty column, by striking "Free" and inserting "1.5%"; and

(B) in the effective period column, by striking the date contained therein and inserting "12/31/2006". (9) TRIFLURALIN.—Heading 9902.29.02 is amended—

(A) by striking "3.3%" and inserting "Free"; and

(B) in the effective period column, by striking the date contained therein and inserting "12/31/2006". (10) CERTAIN REDESIGNATIONS.—(A) The second heading

9902.29.02 (as added by section 1144 of the Tariff Suspension and Trade Act of 2000) is amended by redesignating such

114 Stat. 2128, 2129

heading as heading 9902.05.33 and placing such heading in numerical sequence.

(B) The second heading 9902.39.07 (as added by section 1248 of the Tariff Suspension and Trade Act of 2000) by redesignating such heading as heading 9902.05.34 and placing such heading in numerical sequence.

(11) CERTAIN RAILWAY CAR BODY SHELLS.—(A) Heading 9902.86.07 is amended-

(i) in the article description, by striking "138" and (i) in the effective period column, by striking the date

contained therein and inserting "12/31/2006".

(B) Heading 9902.86.08 is amended-

(i) in the article description, by striking "148" and inserting "140"; and

(ii) in the effective period column, by striking the date contained therein and inserting "12/31/2006".

SEC. 1452. PIGMENT YELLOW 154.

Heading 9902.32.18 of the Harmonized Tariff Schedule of the United States is amended by striking "12/31/2002" and inserting "12/31/2006".

SEC. 1453. PIGMENT YELLOW 175.

Heading 9902.32.19 of the Harmonized Tariff Schedule of the United States is amended by striking "12/31/2002" and inserting "12/31/2006".

SEC. 1454. PIGMENT RED 208.

Heading 9902.32.27 of the Harmonized Tariff Schedule of the United States is amended by striking "12/31/2002" and inserting "12/31/2006".

SEC. 1455. PIGMENT RED 187.

Heading 9902.32.22 of the Harmonized Tariff Schedule of the United States is amended by striking "12/31/2002" and inserting "12/31/2006".

SEC. 1456. PIGMENT RED 185.

Heading 9902.32.26 of the Harmonized Tariff Schedule of the United States is amended by striking "12/31/2002" and inserting "12/31/2006".

SEC. 1457. EFFECTIVE DATE.

(a) IN GENERAL.—Except as otherwise provided in this chapter, the amendments made by this chapter apply to goods entered, or withdrawn from warehouse for consumption, on or after January 1,2004.

(b) RETROACTIVE APPLICATION.—Notwithstanding section 514 of the Tariff Act of 1930 (19 U.S.C. 1514) or any other provision of law, upon proper request filed with the Bureau of Customs and Border Protection before the 90th day after the date of the enactment of this Act, any entry, or withdrawal from warehouse for consumption, of any good-

(1) that was made on or after January 1, 2004, and before the date of the enactment of this Act, and

(2) with respect to which there would have been no duty or a lower rate of duty if an amendment made by this chapter applied to such entry or withdrawal,

shall be liquidated or reliquidated as if such amendment applied to such entry or withdrawal.

Subtitle B—Other Tariff Provisions

CHAPTER 1—LIQUIDATION OR RELIQUIDATION OF CERTAIN ENTRIES

SEC. 1501. CERTAIN TRAMWAY CARS.

(a) IN GENERAL.—Notwithstanding section 514 of the Tariff Act of 1930 (19 U.S.C. 1514) or any other provision of law, upon proper request filed with the United States Customs Service within 180 days after the date of the enactment of this Act, the Customs Service shall liquidate or reliquidate the entry described in subsection (c) as free of duty.

(b) REFUND OF AMOUNTS OWED.—Any amounts owed by the United States pursuant to a request for a liquidation or reliquidation of the entry under subsection (a) shall be refunded with interest within 180 days after the date on which request is made.

(c) AFFECTED ENTRY.—The entry referred to in subsection (a) is the entry on July 5, 2002, of 2 tramway cars (provided for in subheading 8603.10.00) manufactured in Plzen, Czech Republic, for the use of the city of Portland, Oregon (Entry number 529–0032191–1).

SEC. 1502. LIBERTY BELL REPLICA.

The Secretary of the Treasury shall admit free of duty a replica of the Liberty Bell imported from the Whitechapel Bell Foundry of London, England, by the Liberty Memorial Association of Green Bay and Brown County, Wisconsin, for use by the city of Green Bay, Wisconsin and Brown County, Wisconsin.

SEC. 1503. CERTAIN ENTRIES OF COTTON GLOVES.

(a) IN GENERAL.—Notwithstanding section 514 of the Tariff Act of 1930 (19 U.S.C. 1514) or any other provision of law, upon proper request filed with the United States Customs Service within 180 days after the date of the enactment of this Act, the Customs Service—

(1) shall reliquidate each entry described in subsection (c) containing any merchandise which, at the time of original liquidation, had been classified under subheading 6116.92.64 or subheading 6116.92.74; and

(2) shall reliquidate such merchandise under subheading 6116.92.88 at the rate of duty then applicable under such subheading.

(b) REFUND OF AMOUNTS OWED.—Any amounts owed by the United States pursuant to a request for the reliquidation of an entry under subsection (a) shall be refunded with interest within 180 days after the date on which request is made.

(c) AFFECTED ENTRIES.—The entries referred to in subsection (a) are as follows:

Entry number	Date of entry
0397329–2	02/02/00
0395844 - 2	12/15/99
0394509-2	09/27/99
0393293-4	08/11/99

Entry number	Date of entry
0391942-8	06/21/99
0389842 - 4	04/01/99
0387094–4	12/21/98
0386845–0	12/16/98
0385488–0	10/28/98
0384053–3	09/01/98
0382090-7	06/04/98
0381125–5	04/11/98
0289673 - 4	01/26/98
0288778 - 2	12/10/97
0288085 - 2	11/07/97
0386624–0	08/02/97
0284468 - 4	04/29/97
0283060–0	03/10/97
0281394-5	11/27/96
0274823 - 2	01/10/96
0274523-8	12/22/95
0274113-8	11/30/95
0273038-8	10/13/95
0272524 - 8	09/14/95
0272128-8	08/23/95
0271540-5	07/27/95
0270995 - 2	07/03/95
0270695-8	06/09/95
0269959 - 1	05/09/95
0269276-0	04/04/95
0265832 - 4	11/02/94
0264841-6	09/08/94

Deadlines.

SEC. 1504. CERTAIN ENTRIES OF POSTERS.

(a) IN GENERAL.—Notwithstanding section 514 of the Tariff Act of 1930 (19 U.S.C. 1514) or any other provision of law and subject to the provisions of subsection (b), the United States Customs Service shall, not later than 90 days after the receipt of the request described in subsection (b), liquidate or reliquidate each entry described in subsection (d) containing any merchandise which, at the time of the original liquidation, was classified under subheading 4911.91.20 at the rate of duty that would have been applicable to such merchandise if the merchandise had been liquidated or reliquidated under subheading 4911.91.40 on the date of entry.

(b) REQUESTS.—Reliquidation may be made under subsection (a) with respect to an entry described in subsection (c) only if a request therefor is filed with the Customs Service within 90 days after the date of the enactment of this Act.

(c) PAYMENT OF AMOUNTS OWED.—Any amounts owed by the United States pursuant to the liquidation or reliquidation of an entry under subsection (a) shall be paid not later than 90 days after the date of such liquidation or reliquidation. (d) AFFECTED ENTRIES.—The entries referred to in subsection

(a) are as follows:

Entry number	Date of entry
F1126496605	09/24/00
F1117735656	10/18/00
90100999235	02/14/01
90101010321	04/23/01
90101001700	02/28/01
28100674408	04/25/01

Entry number

Date of entry

28100671081	04/09/01
28100670398	04/06/01
F1126187352	06/19/00
F1126530833	10/05/00
28100678433	05/18/01
90100999235	04/14/01
90101001700	02/28/01

SEC. 1505. CERTAIN ENTRIES OF POSTERS ENTERED IN 1999 AND 2000.

(a) IN GENERAL.-Notwithstanding section 514 of the Tariff Deadlines. Act of 1930 (19 U.S.C. 1514) or any other provision of law and subject to the provisions of subsection (b), the United States Customs Service shall-

(1) not later than 90 days after the receipt of the request described in subsection (b), liquidate or reliquidate each entry described in subsection (c) containing any merchandise which, at the time of the original liquidation, was classified under subheading 4911.91.20 at the rate of duty that would have been applicable to such merchandise if the merchandise had been liquidated or reliquidated under subheading 4911.91.40 on the date of entry; and

(2) within 90 days after such liquidation or reliquidation— (A) refund any excess duties paid with respect to such

entries, including interest from the date of entry; or (B) relieve the importer of record of any excess duties, penalties, or fines associated with the excess duties.

(b) REQUESTS.—Reliquidation may be made under subsection (a) with respect to any entry described in subsection (c) only if a request therefor is filed with the Customs Service within 90 days after the date of the enactment of this Act.

(c) ENTRIES.—The entries referred to in subsection (a) are as follows:

Entry number

Date of entry

582-0002495-7 582-00938479 582-8905213-4 582-2250697-3 582-0197509-0 582-1296965-2 582-0212609-9 582 - 0215607 - 0582-0242091-4 582 - 0046610 - 9582-0251198-5 582-0002495-7 528-0088559-7 582-0093847-9 582-0068164-0 582-0163876-3 582-0136646-4 582-0126598-9 582-0111417-9 445 - 2163068 - 9445-2161190-3 445-2163176-0 445-2164563-8 445-2166869-7 445-2162118-3 September 2, 1999. November 19, 1999. March 8, 1999. February 21, 2000. February 18, 2000. February 20, 2000. March 1, 2000. March 3, 2000. March 24. 2000. October 12, 1999. March 31, 2000. September 2, 1999. November 16, 1999. November 19, 1999. October 29, 1999. January 20, 2000. December 22, 1999. December 15, 1999. December 3, 1999. November 14, 1999. September 6, 1999. November 18, 1999. January 13, 2000. April 12, 2000. October 10, 1999.

Entry number	Date of entry
U16-0101858-7	May 2, 2000.
182 - 0167758 - 2	November 1, 2000.
445-21574465	April 8, 1999.
445-21576098	April 19, 1999.
445-21570216	March 22, 1999.
445-21612422	September 7, 1999.
445-21622611	October 17, 1999.
445-21637700	December 12, 1999.
445-21687804	June 22, 2000.
445-21596443	July 6, 1999.
ma704011174	February 21, 2001.
ma704011232	February 20, 2001.
ma704014616	March 13, 2001.
ma704025497	May 11, 2001.
445-03667865	June 23, 2000.
445-03668798	June 28, 2000.
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Deadlines.

SEC. 1506. CERTAIN ENTRIES OF 13-INCH TELEVISIONS.

(a) IN GENERAL.—Notwithstanding section 514 of the Tariff Act of 1930 (19 U.S.C. 1514) or any other provision of law and subject to the provisions of subsection (b), the United States Customs Service shall, not later than 180 days after the receipt of the request described in subsection (b), liquidate or reliquidate each entry described in subsection (d) containing any merchandise which, at the time of the original liquidation, was classified under the following subheadings with respect to which there would have been no duty or a lesser duty if the amendments made by section 1003 of the Miscellaneous Trade and Technical Corrections Act of 1999 had applied to such entry or withdrawal:

(1) Subheading 8528.12.12.
(2) Subheading 8528.12.20.
(3) Subheading 8528.12.62.
(4) Subheading 8528.12.68.
(5) Subheading 8528.12.76.
(6) Subheading 8528.21.76.
(7) Subheading 8528.21.24.
(9) Subheading 8528.21.65.
(10) Subheading 8528.21.65.
(11) Subheading 8528.21.75.
(12) Subheading 8528.21.85.
(13) Subheading 8528.30.62.
(14) Subheading 8540.11.24.
(16) Subheading 8540.11.24.
(16) Subheading 8540.11.44.
(b) REQUESTS.—Reliquidation may be made under subsection with respect to an entry described in subsection (d) only if

(a) with respect to an entry described in subsection (d) only if a request therefor is filed with the Customs Service within 90 days after the date of the enactment of this Act, and the request contains sufficient information to enable the Customs Service to locate the entry or reconstruct the entry if it cannot be located.

(c) PAYMENT OF AMOUNTS OWED.—Any amounts owed by the United States pursuant to the liquidation or reliquidation of an entry under subsection (a) shall be paid not later than 180 days after the date of such liquidation or reliquidation.

(d) AFFECTED ENTRIES.—The entries referred to in subsection (a), are as follows:

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Entry number	Date of entry	Date of liquidation
110-17072538	11/03/98	09/17/99
110-17091314	11/23/98	10/08/99
110-17091322	11/23/98	10/08/99
110-17216804	12/31/98	11/12/99
110-20748215	04/20/99	03/03/00
110-20762802	04/28/99	03/10/00
110 - 20848544	05/12/99	03/31/00
110 - 20848569	05/18/99	03/31/00
110 - 20988456	06/22/99	05/04/00
110-20993563	06/22/99	05/15/00
110-20997705	06/22/99	05/05/00
110-63822017	06/09/97	05/05/00
110-63822041	06/09/97	
$\begin{array}{c} 110-63822082\\ 110-68575370\end{array}$	06/09/97 07/11/97	05/22/98
110-68575610	07/11/97	05/22/98
110-15093163	10/05/98	08/20/99
110-15173551	11/02/98	09/17/99
110-17091132	11/07/98	09/24/99
110-17217265	12/05/98	10/15/99
110-20762364	04/12/99	02/18/00
110-63822025	06/09/97	02,20,00
110-75485118	02/12/98	12/28/98
110-75492643	02/12/98	12/28/98
110-75793447	07/07/98	05/21/99
110-20993704	06/20/99	05/05/00
110-66600972	06/07/97	04/17/98
110-66603414	06/14/97	
110-66603448	06/07/97	04/17/98
110-66617810	06/21/97	05/01/98
110-66618099	06/23/97	05/08/98
110-68156429	07/12/97	05/22/98
110-68165818	07/19/97	05/29/98
110-68165826	07/19/97	05/29/98
110-68171576	07/26/97	06/05/98
110-68175767 110-68177029	08/02/97 08/02/97	06/12/98 06/12/98
110-68217833	08/16/97	06/26/98
110-68220167	08/16/97	07/06/98
110-68220183	08/19/97	07/06/98
110-68233418	08/24/97	07/10/98
110-68234424	08/25/97	07/10/98
110-70008550	09/20/97	07/31/98
110-70014707	09/20/97	07/31/98
110-70014723	09/20/97	07/31/98
110-70014731	09/30/97	07/31/98
110-70014756	09/20/97	07/31/98
110-70014798	09/20/97	07/31/98
110-70100464	10/11/97	08/21/98
110-70106651	10/19/97	09/04/98
110-70106669	10/19/97	09/04/98
110 - 70112584	10/25/97	09/04/98
110-70113970	10/25/97	09/04/98
110-70113996	10/25/97	09/04/98
110-70115199	10/25/97	09/04/98
110-70190978	11/08/97	09/18/98
110-70192990	11/08/97	09/18/98
110-70198906	11/15/97	09/25/98
110-70198914	11/15/97	09/25/98
110-70204233	11/29/97	10/09/98
110-70204266 110-75399046	11/22/97 12/19/97	10/02/98 10/30/98
110-70033040	12/19/97	10/30/39

Entry number	Date of entry	Date of liquidation
110-75399103	01/04/98	11/20/98
110-75481455	01/24/98	12/04/98
110 - 75485563	01/24/98	12/04/98
110-75494953	02/07/98	12/18/98
110-04901383	07/11/97	05/22/98
110-33326985	07/07/97	05/22/98
110-63019333	07/11/97	05/22/98
110-63821993	06/07/97	04/17/98
110-66600378	06/20/97	05/01/98
110-66601004	06/20/97	05/01/98
110-66603380	06/20/97	05/01/98
110-66625441	07/07/97	05/22/98
110-66626951	07/07/97	05/22/98
110-68175825	08/04/97	06/19/98
110-68182938	08/11/97	06/26/98
110-68184140	08/11/97	06/26/98
110-68184918	08/11/97	06/26/98
110-68184926	08/11/97	06/26/98
110-68184934	08/11/97	06/26/98
110-68184942	08/11/97	06/26/98
110-68229994	09/08/97	07/24/98
110-68230000	09/08/97	07/24/98
110-68230232	09/03/97	07/17/98
110-70009715	09/22/97	08/07/98
110-70024698	10/07/98	08/21/98
110-70028764	10/13/97	08/28/98
110-70028772	10/13/97	08/28/98
110-70103625	10/30/98	09/11/98
110-70186810	11/13/97	09/25/98
110-70190937	11/26/97	10/09/98
110-70192362	11/19/97	10/02/98
110-70199151	11/26/97	10/09/98
110-70204555	12/04/97	10/16/98
110-70204563	12/04/97	10/16/98
110-70206360	12/06/97	10/23/98
110-75399079	01/07/98	11/20/98
110 - 75492627	02/11/98	12/28/98
110 - 75492635	02/11/98	12/28/98
110-14975204	09/15/98	07/30/99
110-20848643	05/19/99	05/31/00
110-20988472	06/20/99	05/05/00
110-20993589	06/20/99	05/05/00
110-75485126	02/11/98	12/28/98
110 - 75793405	07/16/98	05/28/99
110-75793611	08/04/98	06/18/99
110 - 75931278	08/16/98	07/02/99
110-75938893	08/16/98	07/23/99

Deadlines.

SEC. 1507. NEOPRENE SYNCHRONOUS TIMING BELTS.

(a) IN GENERAL.—Notwithstanding sections 514 and 520 of the Tariff Act of 1930 (19 U.S.C. 1514 and 1520), or any other provision of law, the United States Customs Service shall, not later than 90 days after the date of the enactment of this Act, liquidate or reliquidate the entries described in subsection (c).

(b) PAYMENT OF AMOUNTS OWED.—Any amounts owed by the United States pursuant to the liquidation or reliquidation of the entries under subsection (a), with interest accrued from the date of entry, shall be paid by the Customs Service within 90 days after such liquidation or reliquidation.

(c) ENTRIES.—The entries referred to in subsection (a) are the following:

Entry number	Date of entry	Date of liquidation
469/00133193	07/06/89	11/22/91
469/00136022	07/28/89	11/22/91
469/00143135	09/26/89	02/09/90
469/00148969	11/08/89	03/02/90
469/00152565	12/06/89	03/30/90
469/00154785	12/28/89	11/29/91
469/00159461	02/01/90	11/22/91
469/00161921	02/26/90	11/22/91
469/00170237	04/24/90	11/22/91
469/00173546	05/21/90	11/22/91
469/00176218	06/06/90	03/13/92
469/00137038	08/08/89	11/29/91
469/00152599	12/06/89	03/30/90
469/00152607	12/06/89	04/06/90
469/00159610	02/06/90	11/29/91
469/00169205	04/17/90	08/10/90

SEC. 1508. CERTAIN ENTRIES OF ROLLER CHAIN.

(a) LIQUIDATION OR RELIQUIDATION OF ENTRIES.-Notwith- Deadline. standing sections 514 and 520 of the Tariff Act of 1930 (19 U.S.C. 1514 and 1520) or any other provision of law, the United States Customs Service shall, not later than 90 days after the date of enactment of this Act, liquidate or reliquidate the entries listed in subsection (b) without assessment of antidumping duties or interest and shall refund any antidumping duties or interest which were previously paid.

(b) AFFECTED ENTRIES.—The entries referred to in subsections (a) and (b) are the following:

Entry number	Date of entry	Port		
12606577	05/04/89	Columbia-Snake land, Oregon)	River	(Port-
12606593	05/08/89	Columbia-Snake land, Oregon)	River	(Port-
12607492	05/30/89	Columbia-Snake land, Oregon)	River	(Port-
12608680	06/09/89	Columbia-Snake land, Oregon)	River	(Port-
00054863	07/28/89	Columbia-Snake land, Oregon)	River	(Port-
00056181	08/21/89	Columbia-Snake land, Oregon)	River	(Port-
00057973	09/25/89	Columbia-Snake land, Oregon)	River	(Port-
25761120	11/20/89	Columbia-Snake land, Oregon)	River	(Port-
25767150	03/12/90	Columbia-Snake land, Oregon)	River	(Port-
25767762	03/22/90	Columbia-Snake land, Oregon)	River	(Port-
85-4232312	04/09/85	Columbia-Snake land, Oregon)	River	(Port-
85-4237582	07/18/85	Columbia-Snake land, Oregon)	River	(Port-
85-4238086	07/25/85	Columbia-Snake land, Oregon)	River	(Port-
85-4238976	08/19/85	Columbia-Snake land, Oregon)	River	(Port-

85-4464818	09/11/85	 Columbia-Snake land, Oregon)	River	(Port-
85-4466722	09/27/85	 Columbia-Snake land, Oregon)	River	(Port-
86-4307787	10/30/85	 Columbia-Snake land, Oregon)	River	(Port-
86-4310389	11/21/85	 Columbia-Snake land, Oregon)	River	(Port-
86-4311715	12/31/85	 Columbia-Snake land, Oregon)	River	(Port-
86-4312109	01/10/86	 Columbia-Snake land, Oregon)	River	(Port-
86-4317078	02/28/86	 Columbia-Snake land, Oregon)	River	(Port-
86-4318349	03/17/86	 Columbia-Snake land, Oregon)	River	(Port-
85-4235937	06/15/85	 Columbia-Snake land, Oregon)	River	(Port-
36074057	09/12/96	 Columbia-Snake land, Oregon)	River	(Port-
36071137	05/08/96	 Columbia-Snake land, Oregon)	River	(Port-
36078074	03/26/97	 Columbia-Snake land, Oregon)	River	(Port-
85-4464177	08/26/85	 Columbia-Snake land, Oregon)	River	(Port-
36077688	03/11/97	 Columbia-Snake	River	(Port-
36072788	07/18/96	 land, Oregon) Columbia-Snake	River	(Port-
36074990	11/06/96	 land, Oregon) Columbia-Snake	River	(Port-
81-4139170	06/30/81	 land, Oregon) Columbia-Snake	River	(Port-
81-4139992	07/23/81	 land, Oregon) Columbia-Snake	River	(Port-
81-4140868	08/06/81	 land, Oregon) Columbia-Snake	River	(Port-
81-4140871	08/07/81	 land, Oregon) Columbia-Snake	River	(Port-
81-4141469	08/28/81	 land, Oregon) Columbia-Snake	River	(Port-
81-4142219	09/23/81	 land, Oregon) Columbia-Snake land, Oregon)	River	(Port-
82-4139364	11/03/81	 Columbia-Snake land, Oregon)	River	(Port-
82-4140939	12/02/81	 Columbia-Snake land, Oregon)	River	(Port-
82-4141598	12/15/81	 Columbia-Snake land, Oregon)	River	(Port-
82-4142571	01/14/82	 Columbia-Snake land, Oregon)	River	(Port-
82-4143499	03/02/82	 Columbia-Snake land, Oregon)	River	(Port-
82-4145390	04/01/82	 Columbia-Snake land, Oregon)	River	(Port-
82-4146179	04/22/82	 Columbia-Snake land, Oregon)	River	(Port-
82-4147932	06/02/82	 Columbia-Snake land, Oregon)	River	(Port-
82-4148601	06/22/82	 Columbia-Snake land, Oregon)	River	(Port-
82-4149626	07/29/82	 Columbia-Snake land, Oregon)	River	(Port-
82-4150291	08/10/82	 Columbia-Snake land, Oregon)	River	(Port-
82-4151203	09/14/82	 Columbia-Snake	River	(Port-
83-4124149	10/07/82	 land, Oregon) Columbia-Snake	River	(Port-
		land, Oregon)		

83-4124547	10/14/82	 Columbia-Snake land, Oregon)	River	(Port-
83-4125342	11/08/82	 Columbia-Snake land, Oregon)	River	(Port-
83-4125407	11/15/82	 Columbia-Snake land, Oregon)	River	(Port-
83-4126011	12/08/82		River	(Port-
83-4126448	12/21/82	 Columbia-Snake	River	(Port-
83-4126927	12/29/82	 land, Oregon) Columbia-Snake land, Oregon)	River	(Port-
83–4127191	01/10/83	 Columbia-Snake land, Oregon)	River	(Port-
83-4129050	02/28/83	 Columbia-Snake	River	(Port-
83-4129678	03/17/83		River	(Port-
83-4129937	03/30/83	 land, Oregon) Columbia-Snake	River	(Port-
83–4131491	04/29/83	 land, Oregon) Columbia-Snake	River	(Port-
83-4133460	06/15/83		River	(Port-
84-4154743	11/29/83	 land, Oregon) Columbia-Snake	River	(Port-
84-4161972	04/18/84	 land, Oregon) Columbia-Snake	River	(Port-
84-4163543	05/22/84	 land, Oregon) Columbia-Snake	River	(Port-
84-4164568	06/13/84	 land, Oregon) Columbia-Snake	River	(Port-
84–4161972	06/18/84	 land, Oregon) Columbia-Snake	River	(Port-
84-4165758	07/06/84	 land, Oregon) Columbia-Snake	River	(Port-
84-4421214	07/30/84	 land, Oregon) Columbia-Snake	River	(Port-
84-4421366	08/06/84	 land, Oregon) Columbia-Snake	River	(Port-
84-4421418	08/22/84	 land, Oregon) Columbia-Snake	River	(Port-
84-4424389	09/21/84	 land, Oregon) Columbia-Snake	River	(Port-
85-4220094	10/03/84		River	(Port-
85-4220816	10/11/84	 land, Oregon) Columbia-Snake	River	(Port-
85-4221527	10/25/84		River	(Port-
85-4222199	11/07/84	 land, Oregon) Columbia-Snake	River	(Port-
85-4222856	11/15/84	 land, Oregon) Columbia-Snake	River	(Port-
85-4224126	12/10/84	 land, Oregon) Columbia-Snake	River	(Port-
85-4225413	01/15/85	 land, Oregon) Columbia-Snake	River	(Port-
85-4230071	02/28/85	 land, Oregon) Columbia-Snake	River	(Port-
85-4231070	03/18/85	 land, Oregon) Columbia-Snake	River	(Port-
85-4234828	05/21/85	 land, Oregon) Columbia-Snake	River	(Port-
85-4237524	07/15/85		River	(Port-
12561053	05/13/87	 land, Oregon) Columbia-Snake	River	(Port-
12563349	06/20/87	 land, Oregon) Columbia-Snake	River	(Port-
		land, Oregon)		

12564826	07/19/87	 Columbia-Snake land, Oregon)	River	(Port-
12567126	08/20/87	 Columbia-Snake land, Oregon)	River	(Port-
12568835	09/18/87	 Columbia-Snake	River	(Port-
12570963	10/21/87	 land, Oregon) Columbia-Snake	River	(Port-
12574346	12/15/87	 land, Oregon) Columbia-Snake	River	(Port-
12574619	12/23/87	 land, Oregon) Columbia-Snake	River	(Port-
12577752	02/03/88	 land, Oregon) Columbia-Snake	River	(Port-
25768422	04/09/90	 land, Oregon) Columbia-Snake	River	(Port-
25768752	04/16/90	 land, Oregon) Columbia-Snake	River	(Port-
25770750	05/15/90	 land, Oregon) Columbia-Snake	River	(Port-
25770758	05/22/90	 land, Oregon) Columbia-Snake	River	(Port-
25772333	06/26/90	 land, Oregon) Columbia-Snake	River	(Port-
25773828	07/25/90	 land, Oregon) Columbia-Snake	River	(Port-
20281783	08/22/90	 land, Oregon) Columbia-Snake	River	(Port-
20281809	08/24/90	 land, Oregon) Columbia-Snake	River	(Port-
20288762	10/08/90	 land, Oregon) Columbia-Snake	River	(Port-
20291360	11/01/90	 land, Oregon) Columbia-Snake	River	(Port-
20296245	11/29/90	 land, Oregon) Columbia-Snake	River	(Port-
20300369	01/04/91	 land, Oregon) Columbia-Snake	River	(Port-
20305772	02/19/91	 land, Oregon) Columbia-Snake	River	(Port-
83–4130751	04/18/83	 land, Oregon) Columbia-Snake	River	(Port-
83–4131365	05/04/83	 land, Oregon) Columbia-Snake	River	(Port-
83-4132649	06/02/83	 land, Oregon) Columbia-Snake	River	(Port-
83-4133486	06/23/83	 land, Oregon) Columbia-Snake	River	(Port-
83-4134935	07/27/83	 land, Oregon) Columbia-Snake	River	(Port-
83-4135617		land, Oregon) Columbia-Snake		
83-4136056	08/30/83	 land, Oregon) Columbia-Snake		
83–4137178		 land, Oregon) Columbia-Snake		
84-4152253		 land, Oregon) Columbia-Snake		(Port-
84-4153689		 land, Oregon) Columbia-Snake		(Port-
84-4154662		 land, Oregon) Columbia-Snake		(Port-
		land, Oregon) Columbia-Snake		(Port-
84-4156110		 land, Oregon)		
84-4156709		 Columbia-Snake land, Oregon)		(Port-
84-4157245		 Columbia-Snake land, Oregon)		(Port-
84–4158419	02/13/84	 Columbia-Snake land, Oregon)	Kıver	(Port-

84-4158956	02/27/84	Columbia-Snake River (Port- land, Oregon)
84-4160672	03/29/84	
85-4236596	06/28/85	Columbia-Snake River (Port-
12581978	04/06/88	
12586944	06/22/88	
12588411	07/14/88	
12590052	08/10/88	
12591464	08/31/88	
12592843	09/21/88	
12594153	10/06/88	
12594526	10/12/88	
12595051	10/21/88	
12600166	01/11/89	
12604259	03/25/89	
85-4221705	10/29/84	land, Oregon) Columbia-Snake River (Port- land, Oregon)
85-4422876	05/25/85	, ,
81–1328861	09/28/81	
85–1340139	11/19/84	
83-1310040	10/21/82	,,,
84-1326082	11/16/83	
86–1129340	10/17/85	
86–1135525	03/11/86	Honolulu, Hawaii
85-2326987	04/22/85	San Francisco, California
31585289	04/02/96	San Francisco, California
31594950	12/02/96	San Francisco, California
82-1627918	04/27/82	
83–1668145	10/19/82	
83–1671640	11/05/82	
83–1689496	12/23/82	
07202257	05/23/90	
07204287	09/05/90	
84–2390622	07/12/84	
04-2030022	01/14/04	Seature, washingwii

SEC. 1509. DRAWBACK CLAIM RELATING TO JUICES ENTERED IN APRIL Deadlines. 1993.

(a) IN GENERAL.—Notwithstanding section 514 of the Tariff Act of 1930 (19 U.S.C. 1514) or any other provision of law, the United States Customs Service shall, not later than 90 days after the date of the enactment of this Act, reliquidate the entry described in subsection (c) at the full amount claimed in such entry.

(b) PAYMENT OF AMOUNTS OWED.—Any amounts owed by the United States pursuant to the reliquidation under subsection (a) shall be paid by the Customs Service within 90 days after such reliquidation.

(c) AFFECTED ENTRY.—The entry referred to in subsection (a) is as follows:

Entry Number	Date of Entry	Date of Liquida- tion
032-0001141-3	04/28/93	06/25/99

SEC. 1510. DRAWBACK CLAIM RELATING TO JUICES ENTERED IN MARCH 1994.

(a) IN GENERAL.—Notwithstanding section 514 of the Tariff Act of 1930 (19 U.S.C. 1514) or any other provision of law, the United States Customs Service shall, not later than 90 days after the date of the enactment of this Act, reliquidate the entry described in subsection (c) at the full amount claimed in such entry.

(b) PAYMENT OF AMOUNTS OWED.—Any amounts owed by the United States pursuant to the reliquidation under subsection (a) shall be paid by the Customs Service within 90 days after such reliquidation.

(c) AFFECTED ENTRY.—The entry referred to in subsection (a) is as follows:

Entry Number

Date of Entry Date of

Date of Liquidation

Deadlines.

032–0001138–9 03/30/94 06/25/99 SEC. 1511. CERTAIN ENTRIES PREMATURELY LIQUIDATED IN ERROR.

(a) IN GENERAL.—Notwithstanding sections 514 and 520 of the Tariff Act of 1930 (19 U.S.C. 1514 and 1520), or any other provision of law, the United States Customs Service shall, not later than 90 days after the date of the enactment of this Act, reliquidate those entries described in subsection (c), in accordance with the final decision of the International Trade Administration of the Department of Commerce, and the final results of the administrative reviews, for entries made on or after December 1, 1993, and before April 1, 2001.

(b) PAYMENT OF AMOUNTS OWED.—Any amounts owed by the United States pursuant to the liquidation or reliquidation of an entry under subsection (a) shall be paid by the Customs Service within 90 days after such liquidation or reliquidation.

(c) ENTRY LIST.—The entries referred to in subsection (a), are as follows:

Entry number	Date of entry	Date of liquidation
669-26046013	02/09/94	07/12/96
112-62707166	02/12/94	05/14/99
669-26046716	03/05/94	07/12/96
669-26046997	03/16/94	07/12/96
669-26047094	03/22/94	07/12/96
669-26047508	04/03/94	07/12/96
225-41000430	04/11/94	07/29/94
669-26047862	04/19/94	07/12/96
669-26048027	04/22/94	07/12/96
669-26048050	04/22/94	07/12/96
669-26048068	04/22/94	07/12/96
669-26049199	06/05/94	07/12/96
051-01380045	06/14/94	06/21/96
225-21019541	07/02/94	Unknown
669-26050742	07/20/94	07/12/96
669-26051294	08/16/94	07/19/96
669-26051377	08/17/94	07/12/96
669-26051401	08/23/94	07/19/96
051-01378452	09/01/94	08/16/96
669-26051906	09/06/94	07/19/96
669-26052714	10/05/94	07/19/96
669-26054629	01/02/95	07/12/96
669-26054918	01/21/95	07/12/96
669-00985582	02/17/95	09/17/99

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Entry number	Date of entry	Date of liquidation
225-41030148	05/01/95	01/20/95
112-85106669	06/07/95	02/25/00
112 - 80968196	08/03/95	11/17/95
669-26059347	09/02/95	07/12/96
112-79650961	09/27/95	12/29/95
669-28017335	10/06/95	06/14/96
112-05038720 112-17629326	05/01/96 01/06/97	08/02/96 04/18/97
112-17629326	03/12/97	04/18/97
669-01225053	06/12/97	10/15/99
669–01223637	06/25/97	10/08/99
669-01225418	06/25/97	10/08/99
669-01225913	06/27/97	10/08/99
669-01227380	07/03/97	10/08/99
669-01232166	07/07/97	10/08/99
669-01230533	07/09/97	10/08/99
669-01236357	07/30/97	10/08/99
100-47966294	08/08/97	08/26/99
669-01241811 669-01245838	08/13/97 08/27/97	10/08/99 10/08/99
669-01247933	09/04/97	10/15/99
669-01251448	09/21/97	10/08/99
669–01254020	09/24/97	10/08/99
669-01256801	10/01/97	10/08/99
669-01259466	10/15/97	10/08/99
669-01260753	10/15/97	10/08/99
669–01261363	10/16/97	10/08/99
669-01262650	10/22/97	10/08/99
669-01263856	10/24/97	10/08/99
669-01267337 669-01269200	11/06/97 11/12/97	10/08/99 10/08/99
669-01271784	11/12/97 11/20/97	10/08/99
669–01271800	11/23/97	10/08/99
669-01272907	11/20/97	10/08/99
669-01273673	11/30/97	10/08/99
669-01274119	11/30/97	10/08/99
669-01276585	12/04/97	10/08/99
669-01278763	12/14/97	10/15/99
669 - 01283441	12/30/97	10/08/99
669-01296948	01/09/98	10/08/99
669-01292186	01/22/98	10/08/99
669-04201964	01/23/98	10/08/99
112-14206987 669-01295130	01/23/98 02/01/98	02/22/99 10/08/99
669-01296955	02/05/98	10/08/99
669-01297649	02/12/98	10/08/99
669-01298530	02/12/98	10/08/99
669–01302126	02/21/98	10/08/99
669–01302134	02/21/98	10/08/99
669-01302530	02/21/98	10/08/99
669-01303546	02/21/98	10/08/99
669–01304569	02/27/98	10/08/99
669-01305947	03/05/98	10/08/99
669-01306978	03/07/98	10/08/99
669-01306986	03/07/98	10/08/99
669–01307554 660–01313711	03/12/98	10/08/99
669-01312711 669-28050047	03/14/98 03/20/98	10/08/99 04/02/99
669–28050047 669–01312703	03/21/98	10/08/99
669–01318072	03/21/98 04/07/98	10/08/99
669-01324781	04/24/98	10/08/99
669-01325218	04/25/98	10/08/99

Entry number	Date of entry	Date of liquidation
669-01327586	04/30/98	10/08/99
669-01330283	May–98	10/08/99
669-01332081	May-98	10/08/99
112 - 35098876	05/08/98	04/02/99
669-01332081	05/16/98	10/08/99
669-01335357	05/26/98	10/08/99
700-07050910	05/30/98	03/24/00
110 - 54366892	06/03/98	04/16/99
112-38590861	09/09/98	07/23/99
112-01742119	04/20/99	08/09/96
110-64694523	10/07/99	10/01/99

SEC. 1512. CERTAIN POSTERS ENTERED DURING 2000 AND 2001.

(a) IN GENERAL.—Notwithstanding section 514 of the Tariff Act of 1930 (19 U.S.C. 1514) or any other provision of law and subject to the provisions of subsection (b), the United States Customs Service shall, not later than 90 days after the receipt of the request described in subsection (b), liquidate or reliquidate each entry described in subsection (d) containing any merchandise which, at the time of the original liquidation, was classified under subheading 4911.91.20 of the Harmonized Tariff Schedule of the United States at the rate of duty that would have been applicable to such merchandise if the merchandise had been liquidated or reliquidated under subheading 4911.91.40 of the Harmonized Tariff Schedule of the United States on the date of entry.

(b) REQUESTS.—Reliquidation may be made under subsection (a) with respect to an entry described in subsection (d) only if a request therefor is filed with the Customs Service within 90 days after the date of the enactment of this Act.

(c) PAYMENT OF AMOUNTS OWED.—Any amounts owed by the United States pursuant to the liquidation or reliquidation of an entry under subsection (a) shall be paid not later than 90 days after the date of such liquidation or reliquidation.

(d) AFFECTED ENTRIES.—The entries referred to in subsection (a) are as follows:

Entry number	Date of entry
F1126496605	09–24–00
F1117735656	10-18-00
90100999235	02-14-01
90101010321	04 - 23 - 01
90101001700	02 - 28 - 01
28100674408	04 - 25 - 01
28100671081	04–09–01
28100670398	04-06-01
F1126187352	06–19–00
F1126530833	10-05-00
28100678433	05 - 18 - 01
90100999235	04–14–01
90101001700	02 - 28 - 01

SEC. 1513. CERTAIN OTHER ENTRIES.

(a) IN GENERAL.—Notwithstanding section 514 of the Tariff Act of 1930 (19 U.S.C. 1514) or any other provision of law, and subject to subsection (b), the United States Customs Service shall, not later than 180 days after the receipt of the request described in subsection (b), liquidate or reliquidate each entry described in subsection (d) by applying the column 1 general rate of duty of

Deadline.

the Harmonized Tariff Schedule of the United States to each entry that is liquidated or reliquidated, regardless of whether the entry was made under the column 1 special rate of duty of such schedule.

(b) REQUESTS.—Liquidation or reliquidation may be made under subsection (a) with respect to an entry described in subsection (d) only upon a request therefor is filed with the Customs Service.

(c) PAYMENT OF AMOUNTS DUE.—Any amounts due to the Deadline. United States pursuant to the liquidation or reliquidation of an entry under subsection (a) shall be paid not later than 180 days

after the date of such liquidation or reliquidation.
(d) AFFECTED ENTRIES.—The entries referred to in subsection
(a), filed at the ports of Laredo, Texas (designated as port of entry 2304), Hidalgo, Texas (designated as port of entry 2305), and Wilmington, Delaware (designated as port of entry 1103), are as follows:

Texas. Delaware.

Entry number	Port of Entry	Date of Entry
95300618568	2305	02/22/95
95300618576	2305	02/22/95
95300619236	2305	02/27/95
95300619277	2305	02/27/95
95300619806	2305	03/02/95
95300619871	2305	03/02/95
95300620142	2305	03/07/95
95300620176	2305	03/03/95
95300620184	2305	03/03/95
95300620911	2305	03/07/95
95300635133	2305	04/07/95
95300635141	2305	04/07/95
95300635950	2305	04/12/95
95300635968	2305	04/12/95
95300636370	2305	04/14/95
95300636388	2305	04/14/95
95300640554	2305	05/09/95
95300640653	2305	05/10/95
95300656592	2304	11/05/95
95300657665	2304	11/29/95
95300657756	2304	12/02/95
95300658358	2304	12/16/95
95300658408	2304	12/17/95
95300658572	2304	12/19/95
95300658648	2304	12/22/95
95300658754	2304	12/22/95
95300658945	2304	12/27/95
95300659018	2304	12/28/95
95300659117	2304	12/29/95
95300659208	2304	01/02/96
95300659398	2304	01/05/96
95300659513	2304	01/08/96
95300659547	2304	01/09/96
95300659679	2304	01/11/96
95300659737	2304	01/14/96
95300659794	2304	01/13/96
95300659810	2304	01/14/96
95300659844	2304	01/15/96
95300659851	2304	01/15/96
95300659901	2304	01/16/96
95300659919	2304	01/16/96
95300659935	2304	01/17/96
95300660065	2304	01/18/96
95300660107	2304	01/19/96
95300660172	2304	01/22/96
000000111	2001	01,22,00

95300660180 2304 01/22/96 95300660382 2304 01/22/96 95300660382 2304 01/22/96 95300660382 2304 01/22/96 95300660383 2304 01/22/96 95300660743 2304 01/29/96 95300660826 2304 01/29/96 95300704053 2305 05/16/95 95300704061 2305 05/16/95 95300704889 2305 05/22/95 95300704897 2305 05/30/95 9530070586 2305 06/09/95 9530070586 2305 02/02/96 9530075265 2305 02/02/96 9530075266 2305 02/02/96 95300752805 2305 02/05/96 95300752805 2305 02/05/96 95300752870 2305 02/05/96 95300752876 2305 02/05/96 95300753076 2305 02/06/96 95300753076 2305 06/20/95 7410350735<	Entry number	Port of Entry	Date of Entry
95300660362 2304 01/23/96 95300660560 2304 01/25/96 9530060560 2304 01/27/96 95300660818 2304 01/29/96 9530060826 2304 01/29/96 95300704053 2305 05/16/95 95300704051 2305 05/22/95 95300704897 2305 05/22/95 95300705866 2305 06/93/95 95300706900 2305 06/09/95 95300706920 2305 06/09/95 95300706920 2305 02/04/96 9530075265 2305 02/05/96 9530075268 2305 02/05/96 95300752813 2305 02/06/96 95300752870 2305 02/06/96 95300752870 2305 02/06/96 95300752801 2305 02/06/96 9530075301 2305 02/06/96 95300753076 2305 02/07/96 95300753076 2305 06/20/95 78500081571<	95300660180	2304	01/22/96
95300660388 2304 01/24/96 95300660743 2304 01/27/96 95300660743 2304 01/27/96 95300660818 2304 01/29/96 95300660826 2304 01/29/96 95300704053 2305 05/16/95 95300704061 2305 05/22/95 95300704889 2305 05/31/95 95300705866 2305 06/31/95 95300705866 2305 06/09/95 95300705866 2305 02/02/96 95300705909 2305 02/02/96 9530075265 2305 02/02/96 95300752805 2305 02/06/96 95300752806 2305 02/06/96 95300752807 2305 02/06/96 95300752808 2305 02/06/96 95300752804 2305 02/06/96 95300752805 2305 02/06/96 95300752806 1103 11/29/95 R7410350736 1103 11/29/95 R7410350	95300660248	2304	01/22/96
95300660560 2304 01/25/96 95300660818 2304 01/29/96 9530060826 2304 01/29/96 95300704051 2305 05/16/95 95300704061 2305 05/16/95 95300704897 2305 05/22/95 95300704897 2305 05/31/95 95300704897 2305 05/31/95 95300705866 2305 06/09/95 95300705866 2305 06/09/95 95300705866 2305 02/02/96 95300752865 2305 02/06/96 95300752870 2305 02/06/96 95300752870 2305 02/06/96 95300752870 2305 02/06/96 9530075301 2305 02/06/96 9530075301 2305 02/06/96 9530075301 2305 02/06/96 95300752870 2305 02/06/96 9530075301 2305 02/06/96 95300752870 2305 02/06/96 95300753076<	95300660362	2304	01/23/96
95300660560 2304 01/25/96 95300660818 2304 01/29/96 9530060826 2304 01/29/96 95300704051 2305 05/16/95 95300704061 2305 05/16/95 95300704897 2305 05/22/95 95300704897 2305 05/31/95 95300704897 2305 05/31/95 95300705866 2305 06/09/95 95300705866 2305 06/09/95 95300705866 2305 02/02/96 95300752865 2305 02/06/96 95300752870 2305 02/06/96 95300752870 2305 02/06/96 95300752870 2305 02/06/96 9530075301 2305 02/06/96 9530075301 2305 02/06/96 9530075301 2305 02/06/96 95300752870 2305 02/06/96 9530075301 2305 02/06/96 95300752870 2305 02/06/96 95300753076<	95300660388	2304	01/24/96
95300660818 2304 01/29/96 95300704053 2305 05/16/95 95300704061 2305 05/16/95 953007040897 2305 05/22/95 95300704897 2305 05/22/95 95300705886 2305 05/31/95 95300706926 2305 06/09/95 95300706926 2305 02/05/96 95300752656 2305 02/05/96 9530075267 2305 02/05/96 95300752688 2305 02/05/96 9530075267 2305 02/05/96 95300752870 2305 02/05/96 95300752870 2305 02/06/96 95300752870 2305 02/06/96 95300752870 2305 02/06/96 95300752870 2305 02/06/96 95300752870 2305 02/06/96 95300752870 2305 02/06/96 95300752870 2305 02/07/96 95300753076 2305 02/07/96 95300753	95300660560	2304	
95300660826 2304 01/29/96 95300704053 2305 05/16/95 95300704061 2305 05/22/95 95300704889 2305 05/22/95 95300705866 2305 05/31/95 95300705866 2305 06/09/95 95300706926 2305 06/09/95 95300706926 2305 02/04/96 95300752656 2305 02/04/96 95300752805 2305 02/06/96 95300752807 2305 02/06/96 95300752807 2305 02/06/96 95300752804 2305 02/06/96 95300752807 2305 02/06/96 95300752804 2305 02/06/96 95300753001 2305 02/06/96 9530075301 2305 02/06/96 9530075301 2305 02/06/96 9530075301 2305 02/06/96 9530075301 2305 06/16/95 741035085 1103 11/29/95 R7410350835 </td <td>95300660743</td> <td>2304</td> <td>01/27/96</td>	95300660743	2304	01/27/96
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$\begin{array}{ccccc} T8500082508 & 2305 & 07/24/95 \\ T8500082516 & 2305 & 07/24/95 \\ T8500082581 & 2305 & 07/30/95 \\ T8500082599 & 2305 & 07/30/95 \\ T8500082664 & 2305 & 08/03/95 \\ T8500082664 & 2305 & 08/03/95 \\ T8500082748 & 2305 & 08/09/95 \\ T8500082797 & 2305 & 08/10/95 \\ T8500082839 & 2305 & 08/14/95 \\ T8500082847 & 2305 & 08/14/95 \\ T8500082462 & 2305 & 10/22/95 \\ \end{array}$			
$\begin{array}{cccccc} T8500082516 & 2305 & 07/24/95 \\ T8500082581 & 2305 & 07/30/95 \\ T8500082599 & 2305 & 07/30/95 \\ T8500082656 & 2305 & 08/03/95 \\ T8500082664 & 2305 & 08/03/95 \\ T8500082748 & 2305 & 08/09/95 \\ T8500082797 & 2305 & 08/10/95 \\ T8500082839 & 2305 & 08/14/95 \\ T8500082847 & 2305 & 08/14/95 \\ T8500082462 & 2305 & 10/22/95 \\ \end{array}$			
T8500082581230507/30/95T8500082599230507/30/95T8500082656230508/03/95T8500082664230508/03/95T8500082748230508/09/95T8500082797230508/10/95T8500082839230508/14/95T8500082847230508/14/95T8500082462230510/22/95			
T8500082599230507/30/95T8500082656230508/03/95T8500082664230508/03/95T8500082748230508/09/95T8500082797230508/10/95T8500082839230508/14/95T8500082847230508/14/95T8500082462230510/22/95			
T8500082656230508/03/95T8500082664230508/03/95T8500082748230508/09/95T8500082797230508/10/95T8500082839230508/14/95T8500082847230508/14/95T8500082462230510/22/95			
T8500082664230508/03/95T8500082748230508/09/95T8500082797230508/10/95T8500082839230508/14/95T8500082847230508/14/95T8500082462230510/22/95			
T8500082748230508/09/95T8500082797230508/10/95T8500082839230508/14/95T8500082847230508/14/95T8500084462230510/22/95			
T8500082797230508/10/95T8500082839230508/14/95T8500082847230508/14/95T8500084462230510/22/95			
T8500082839230508/14/95T8500082847230508/14/95T8500084462230510/22/95			
T8500082847230508/14/95T8500084462230510/22/95			
T8500084462 2305 10/22/95			

SEC. 1514. CERTAIN RAILWAY PASSENGER COACHES.

(a) IN GENERAL.—Notwithstanding section 514 of the Tariff Act of 1930 (19 U.S.C. 1514) or any other provision of law, upon proper request filed with the United States Customs Service within 180 days after the date of the enactment of this Act, the Customs Service shall liquidate or reliquidate the entry described in subsection (c) as free of duty.

(b) REFUND OF AMOUNTS OWED.—Any amounts owed by the United States pursuant to a request for a liquidation or reliquidation of the entry under subsection (a) shall be refunded with interest within 180 days after the date on which request is made.

(c) AFFECTED ENTRY.—The entry referred to in subsection (a) is the entry on July 12, 2002, of railway passenger coaches (provided for in subheading 8605.00.00) (Entry number 2210888343-4).

SEC. 1515. CERTAIN ENTRIES OF VANADIUM CARBIDES AND VANADIUM Deadlines. CARBONITRIDE.

(a) IN GENERAL.—Notwithstanding sections 514 and 520 of the Tariff Act of 1930 (19 U.S.C. 1514 and 1520) or any other provision of law and subject to the provisions of subsection (b), the United States Customs Service, shall, not later than 180 days after receipt of the request described in subsection (b), liquidate or reliquidate each entry described in subsection (d) containing any merchandise which, at the time of its entry or release from warehouse for consumption, was classified under subheading 2849.90.50 of the Harmonized Tariff Schedule of the United States, at the rate of duty that would have been applicable to such merchandise if the merchandise had been liquidated or reliquidated at the Special rate of duty for such subheading 2849.90.50 on the date of entry without regard to the country of origin of such merchandise.

(b) REQUESTS.—Liquidation or reliquidation may be made under subsection (a) with respect to an entry described in subsection (d) only if a request therefor is filed with the Customs Service within 90 days after the date of enactment of this Act and the request contains sufficient information to enable the Customs Service to locate the entry or reconstruct the entry if it cannot be located.

(c) PAYMENT OF AMOUNTS OWED.—Any amounts owed by the United States pursuant to the liquidation or reliquidation of any entry under subsection (a) shall be paid not later than 90 days after the date of such liquidation or reliquidation.

(d) AFFECTED ENTRIES.—The entries referred to in subsection (a), filed at the port of Baltimore, are as follows:

Entry date	Entry number	Estimated liquidation date
08/07/98	788-3827590-3	06/20/99
08/07/98	788-3827650-5	06/20/99
08/21/98	788-3830120-4	07/01/99
09/18/98	788-3838000-0	07/25/99
09/26/98	788-3842300-8	08/08/99
10/02/98	788-3842310-7	08/16/99
09/26/98	320-6	08/08/99
10/08/98	788-3844370-9	08/16/99
10/22/98	788-3850440-1	09/01/99
10/22/98	788-3850450-0	09/01/99
11/06/98	788-3853680-9	09/22/99
11/06/98	788-3853690-8	09/22/99
11/13/98	788-3853730-2	10/02/99
11/12/98	788-3855290-5	09/22/99
11/19/98	788-3855300-2	09/27/99
12/27/98	788-3868050-8	11/09/99
02/09/99	788-3877120-8	11/09/99
02/09/99	788-3877130-7	11/09/99

Entry date	Entry number	Estimated liquidation date
03/05/99	788-3883260-4	12/09/99
03/02/99	788-3883270-3	11/22/99
03/26/99	788 - 3888540 - 4	11/26/99
04/01/99	788-3888550-3	12/06/99
04/11/99	788-3889130-3	12/16/99
04/16/99	788-3896360-7	12/26/99
04/30/99	788 - 3897150 - 1	01/10/00
04/30/99	788-3897160-0	01/10/00
04/25/99	788-3897170-9	01/18/00
06/11/99	788-3913450-5	02/20/00
06/18/99	788-3915060-0	02/22/00
07/09/99	788-3921190-7	03/08/00
07/12/99	788-3923420-6	03/08/00
07/23/99	788-3925480-8	03/18/00
07/30/99	788-3929180-0	03/28/00
07/30/99	788-3929190-9	03/28/00
08/06/99	788-3929200-6	04/10/00
08/06/99	788-3929210-5	04/10/00
08/13/99	788-3931300-0	04/20/00
08/13/99	788-3931310-9	04/20/00
08/28/99	788-3936980-4	04/28/00
08/20/99	788-3936990-3	04/28/00
09/10/99	788-3938010-5	05/06/00
10/08/99	788-3948100-5	05/22/00
10/08/99	788-3948110-4	05/22/00
10/08/99	788-3948120-3	05/22/00
10/15/99	788-3951910-1	05/28/00
10/15/99	788-3951920-0	05/28/00
10/15/99	788-3951930-9	05/28/00
10/29/99	788 - 3957960 - 1	06/01/00
10/29/99	788-3957950-0	06/01/00
11/10/99	788-3959830-3	06/15/00
11/13/99	788 - 3961730 - 1	06/18/00
11/13/99	788-3961740-0	06/18/00
12/02/99	788 - 3966670 - 4	07/05/00
12/02/99	788-3966680-3	07/05/00
12/13/99	788-3971200-3	07/12/00
12/13/99	788 - 3971210 - 2	07/12/00

SEC. 1516. STEEL WIRE ROPE ENTRIES.

(a) IN GENERAL.—Notwithstanding sections 514 and 520 of the Tariff Act of 1930 (19 U.S.C. 1514 and 1520), or any other provision of law, the United States Customs Service shall, not later than 90 days after the date of the enactment of this Act, liquidate or reliquidate the entries made at various ports, which are listed in subsection (c) in accordance with the final results of the administrative reviews covering the period from March 1, 1996, through February 29, 1997, undertaken by the International Trade Administration of the Department of Commerce with respect to such entries (Case Number A-580-811).

(b) PAYMENT OF AMOUNTS OWED.—Any amounts owed by the United States pursuant to the liquidation or reliquidation of an entry under subsection (a), with interest provided for by law on the liquidation or reliquidation of the entries, shall be paid by the Customs Service not later than 90 days after such liquidation or reliquidation.

(c) ENTRIES.—The entries referred to in subsection (a) are the following:

Entry number

Date of entry

FB30161863–0				08/04/98	
FB30162418-2				08/24/98	
FB30163470-2				09/15/98	
AK50021515-2				11/09/98	
GL50600293-7				11/19/98	
K800849688-8				09/18/98	
AK50022148-1				01/25/99	
AK50022311–5				02/08/99	
SEC. 1517.	CERTAIN	ТОМАТО	SAUCE	PREPARATION	

ENTERED Deadlines.

(a) IN GENERAL.-Notwithstanding section 514 of the Tariff Act of 1930 (19 U.S.C. 1514) or any other provision of law and subject to the provisions of subsection (b), the United States Customs Service shall, not later than 180 days after the receipt of the request described in subsection (b), liquidate or reliquidate each entry described in subsection (d) containing any merchandise which, at the time of the original liquidation, was classified under subheading 2002.10.00 of the Harmonized Tariff Schedule of the United States (relating to tomatoes, prepared or preserved) at the rate of duty that would have been applicable to such merchandise if the merchandise had been liquidated or reliquidated under subheading 2103.90.60 of the Harmonized Tariff Schedule of the United States (relating to tomato sauce preparation) on the date of entry.

BETWEEN APRIL 10, 1989, AND AUGUST 20, 1993.

(b) REQUESTS.—Reliquidation may be made under subsection (a) with respect to an entry described in subsection (d) only if a request therefor is filed with the Customs Service within 90 days after the date of the enactment of this Act and the request contains sufficient information to enable the Customs Service to locate the entry or reconstruct the entry if it cannot be located and to confirm that the entry consists of tomato sauce preparations properly classifiable under subheading 2103.90.60 of the Harmonized Tariff Schedule of the United States.

(c) PAYMENT OF AMOUNTS OWED.—Any amounts owed by the United States pursuant to the liquidation or reliquidation of an entry under subsection (a) shall be paid not later than 180 days after the date of such liquidation or reliquidation.

(d) AFFECTED ENTRIES.—The entries referred to in subsection (a) are as follows:

Entry number
084-0520091-9 084-0520094-3 084-052031-2 084-0520681-7 084-0520983-7 084-0520984-5 084-0521156-9 084-0521401-9 084-0521935-6 084-0521935-6 084-0522166-7 084-0522167-5

Date of entry

04 - 10 - 8904 - 10 - 8911 - 27 - 8905-25-89 06 - 12 - 8906-12-89 07-04-89 07 - 04 - 8907-31-89 09 - 29 - 8909 - 12 - 8910 - 05 - 8910 - 17 - 8910 - 17 - 89

Entry number	Date of entry	
084-0522169-1	10-17-89	
084-0522292-1	10-25-89	
084-0522293-9	10-25-89	
084-0522405-9	11-08-89	
084-0522406-7	11-08-89	
084-0522407-5	11-08-89	
084 - 0522456 - 2	11-08-89	
084 - 0522457 - 0	11-16-89	
084 - 0522458 - 8	11-16-89	
084 - 0522567 - 6	11-13-89	
084 - 0522568 - 4	11-13-89	
084 - 0522644 - 3	11-16-89	
084-0523018-9	11-16-89	
084 - 0523029 - 6	11-27-89	
084 - 0523030 - 4	11-27-89	
084 - 0523031 - 2	11-27-89	
084 - 0522931 - 4	12-07-89	
084-0522932-2	12-07-89	
084-0522933-0	12-07-89	
614-2718812-5	01-10-90	
614-2718814-1	01-16-90	
614-2119422-2	01-18-90	
614-2718813-3	01-22-90	
614-2718811-7	01-23-90	
614-2719578-1	01-29-90	
614-2719579-9	03-01-90	
602-0147021-2	03-02-90	
602-0147023-8	03-02-90	
602-0147277-0	03-12-90	
602-0147116-0	03-20-90	
084-0524420-6	03-21-90	
084-0524687-0	04-19-90	
084-0524689-6	04-19-90	
084-0524690-4	04-10-90 04-05-91	
084-0528252-9		
084-0521688-8 084-0532277-0	04-19-90 04-15-92	
084-0532277-0 084-0532278-8	04-15-92 04-15-92	
084-0532278-8	04-15-92 04-15-92	
084-0532280-4	04-15-92	
084-0532280-4 084-0532281-2	04-15-92	
084-052231-2	04-15-52	
084-0528346-9 084-0537712-1	04-18-91 08-20-93	
084-0537713-9	08-20-93	
084-0537714-7	08-20-93	
	SAUCE PREPARATION	ENTI

1518. CERTAIN TOMATO SAUCE PREPARATION ENTERED BETWEEN APRIL 5, 1991, AND MAY 9, 1992.

(a) IN GENERAL.—Notwithstanding section 514 of the Tariff Act of 1930 (19 U.S.C. 1514) or any other provision of law and subject to the provisions of subsection (b), the United States Customs Service shall, not later than 180 days after the receipt of the request described in subsection (b), liquidate or reliquidate each entry described in subsection (d) containing any merchandise which, at the time of the original liquidation, was classified under subheading 2002.10.00 of the Harmonized Tariff Schedule of the United States (relating to tomatoes, prepared or preserved) at the rate of duty that would have been applicable to such merchandise if the merchandise had been liquidated or reliquidated under subheading 2103.90.60 of the Harmonized Tariff Schedule of the United States (relating to tomato sauce preparation) on the date of entry.

(b) REQUESTS.—Reliquidation may be made under subsection (a) with respect to an entry described in subsection (d) only if a request therefor is filed with the Customs Service within 90 days after the date of enactment of this Act and the request contains sufficient information to enable the Customs Service to locate the entry or reconstruct the entry if it cannot be located and to confirm that the entry consists of tomato sauce preparations properly classifiable under subheading 2103.90.60 of the Harmonized Tariff Schedule of the United States.

(c) PAYMENT OF AMOUNTS OWED.—Any amounts owed by the United States pursuant to the liquidation or reliquidation of an entry under subsection (a) shall be paid not later than 180 days after the date of such liquidation or reliquidation.

(d) AFFECTED ENTRIES.—The entries referred to in subsection (a) are as follows:

Entry number

084-0528252-9 084-0528511-8 084-0528512-6 084-0528682-7 084-0528767-6 084-0528906-0 084-0529135-5 084-0529343-5 084 - 0529344 - 3084-0529345-0 084-0529490-4 084-0529491-2 084 - 0529694 - 1084-0529724-6 084-0529725-3 084-0529894-7 084-0529939-0 084-0529940-8 084-0530235-0 084-0530236-8 084-0530380-4 084-0530381-2 084-0530525-4 084-0530526-2 084-0530642-7 084-0530643-5 084-0531008-0 084-0531009-8 084-0531193-0 084-0531194-8 084-0531570-9 084-0531571-7 084 - 0531696 - 2084-0531697-0 084-0531698-8 084-0531699-6 084-0531781-2 084 - 0531782 - 0084-0531927-1 084-0531928-9 084-0531961-0 084 - 0531962 - 8084-0532034-5

084 - 0532035 - 2

Date of entry 04-05-91 05-03-91 05-03-91 05-22-91 05 - 22 - 9106 - 05 - 9107-05-91 07 - 21 - 9107 - 21 - 9107-21-91 08-08-91 08-08-91 08 - 29 - 9108-23-91 08-23-91 09 - 24 - 9109-24-91 09-24-91 10 - 15 - 9110 - 15 - 9110 - 29 - 9110 - 29 - 9111-08-91 11-08-91 11 - 15 - 9111 - 15 - 9112 - 10 - 9112-10-91 12 - 30 - 9112-30-91 02-06-92 02-06-92 02 - 12 - 9202 - 12 - 9202 - 12 - 9202-12-92 02 - 22 - 9202 - 22 - 9203-11-92 03 - 11 - 9203-11-92 03 - 11 - 9203-18-92

03 - 18 - 92

Entry number			Date of entry
084-0532036-0			03-18-92
084-0532037-8			03 - 18 - 92
084-0532211-9			04 - 04 - 92
084-0532212-7			04-04-92
084-0532213-5			04-04-92
084-0532215-0			04-04-92
084-0537004-3			06-18-93
084-0537413-6			07 - 17 - 93
084 - 0537414 - 4			07 - 17 - 93
084 - 0532432 - 1			05 - 02 - 92
084-0532433-9			05 - 02 - 92
084-0532434-7			05 - 02 - 92
084 - 0532435 - 4			05 - 02 - 92
084 - 0532436 - 2			05 - 02 - 92
084-0532526-0			05 - 09 - 92
SEC. 1519. CERTAIN	томато	SAUCE	PREPARATION

SEC. 1519. CERTAIN TOMATO SAUCE PREPARATION ENTERED BETWEEN MAY 9, 1992, AND SEPTEMBER 18, 1993.

(a) IN GENERAL.—Notwithstanding section 514 of the Tariff Act of 1930 (19 U.S.C. 1514) or any other provision of law and subject to the provisions of subsection (b), the United States Customs Service shall, not later than 180 days after the receipt of the request described in subsection (b), liquidate or reliquidate each entry described in subsection (d) containing any merchandise which, at the time of the original liquidation, was classified under subheading 2002.10.00 of the Harmonized Tariff Schedule of the United States (relating to tomatoes, prepared or preserved) at the rate of duty that would have been applicable to such merchandise if the merchandise had been liquidated or reliquidated under subheading 2103.90.60 of the Harmonized Tariff Schedule of the United States (relating to tomato sauce preparation) on the date of entry.

(b) REQUESTS.—Reliquidation may be made under subsection (a) with respect to an entry described in subsection (d) only if a request therefor is filed with the Customs Service within 90 days after the date of enactment of this Act and the request contains sufficient information to enable the Customs Service to locate the entry or reconstruct the entry if it cannot be located and to confirm that the entry consists of tomato sauce preparations properly classifiable under subheading 2103.90.60 of the Harmonized Tariff Schedule of the United States.

(c) PAYMENT OF AMOUNTS OWED.—Any amounts owed by the United States pursuant to the liquidation or reliquidation of an entry under subsection (a) shall be paid not later than 180 days after the date of such liquidation or reliquidation.

(d) AFFECTED ENTRIES.—The entries referred to in subsection (a) are as follows:

Entry number

Date of entry 05–09–92

084-0532527-8 084-0532938-7 084-0532939-5		
084-0532339-5 084-0533381-9 084-0533382-7		
084-0533383-5 084-0533384-3		
084-0533732-3 084-0533823-0 084-0533824-8		

06-13-92 06-13-92 07-29-92 07-29-92 07-29-92 07-29-92 07-29-92 09-01-92 09-01-9209-01-92

Entry number		Date of entry
084-0534010-3		09-19-92
084 - 0534052 - 5		09 - 26 - 92
084-0534199-4		10-06-92
084-0534205-9		10 - 14 - 92
084-0534206-7		10 - 14 - 92
084 - 0534207 - 5		10 - 14 - 92
084 - 0534669 - 6		11 - 18 - 92
084 - 0534670 - 4		11 - 18 - 92
084 - 0534930 - 2		11 - 28 - 92
084 - 0535157 - 1		12 - 23 - 92
084 - 0535311 - 4		01-09-93
084 - 0535312 - 2		01 - 02 - 93
084 - 0535441 - 9		01 - 09 - 93
084 - 0535578 - 8		01 - 27 - 93
084 - 0535694 - 3		02-07-93
084 - 0535695 - 0		02-07-93
084 - 0535854 - 3		02 - 24 - 93
084 - 0535855 - 0		02 - 24 - 93
084 - 0535857 - 6		02 - 24 - 93
084 - 0535858 - 4		02 - 24 - 93
084 - 0535859 - 2		02 - 24 - 93
084 - 0536160 - 4		03 - 28 - 93
084 - 0536291 - 7		04-07-93
084 - 0536292 - 5		04-07-93
084 - 0536357 - 6		04 - 11 - 93
084 - 0536361 - 8		04 - 11 - 93
084 - 0536362 - 6		04 - 11 - 93
084 - 0536424 - 4		05 - 02 - 93
084 - 0536518 - 3		05 - 02 - 93
084 - 0536519 - 1		05 - 02 - 93
084 - 0536727 - 0		05 - 23 - 93
084-0536839-3		05 - 29 - 93
084 - 0536840 - 1		05 - 29 - 93
084-0536841-9		05 - 29 - 93
084 - 0536842 - 7		05 - 29 - 93
084-0537443-3		07 - 31 - 93
084 - 0537444 - 1		07 - 31 - 93
084-0538038-0		09 - 18 - 93
084-0538039-8		09 - 18 - 93
084-0538040-6		09 - 18 - 93
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SEC. 1520. CERTAIN TOMATO SAUCE PREPARATION ENTERED Deadlines. BETWEEN SEPTEMBER 18, 1993, AND JULY 25, 1994.

(a) IN GENERAL.—Notwithstanding section 514 of the Tariff Act of 1930 (19 U.S.C. 1514) or any other provision of law and subject to the provisions of subsection (b), the United States Customs Service shall, not later than 180 days after the receipt of the request described in subsection (b), liquidate or reliquidate each entry described in subsection (d) containing any merchandise which, at the time of the original liquidation, was classified under subheading 2002.10.00 of the Harmonized Tariff Schedule of the United States (relating to tomatoes, prepared or preserved) at the rate of duty that would have been applicable to such merchandise if the merchandise had been liquidated or reliquidated under sub-heading 2103.90.60 of the Harmonized Tariff Schedule of the United States (relating to tomato sauce preparation) on the date of entry.

(b) REQUESTS.—Reliquidation may be made under subsection (a) with respect to an entry described in subsection (d) only if a request therefor is filed with the Customs Service within 90 days after the date of enactment of this Act and the request contains

sufficient information to enable the Customs Service to locate the entry or reconstruct the entry if it cannot be located and to confirm that the entry consists of tomato sauce preparations properly classifiable under subheading 2103.90.60 of the Harmonized Tariff Schedule of the United States.

(c) PAYMENT OF AMOUNTS OWED.—Any amounts owed by the United States pursuant to the liquidation or reliquidation of an entry under subsection (a) shall be paid not later than 180 days after the date of such liquidation or reliquidation. (d) AFFECTED ENTRIES.—The entries referred to in subsection

(a) are as follows:

Entry number	Date of entry
084 - 0538041 - 4	09-18-93
084-0538311-1	10-17-93
084-0538312-9	10-17-93
084-0538314-5	10 - 17 - 93
084-0538345-9	10-23-93
084-0538346-7	10-23-93
084-0538347-5	10-23-93
084-0538628-8	11-06-93
084 - 0538797 - 1	11 - 27 - 93
084–0538798–9	11 - 27 - 93
084–0538800–3	12-05-93
084 - 0538801 - 1	11 - 27 - 93
084-0538818-5	12-05-93
084-0538979-5	12-11-93
084-0539185-8	01-02-94
084-0539310-2	01-16-94
084-0539554-5	02-06-94
084-0539555-2	02-06-94
084–0539556–0 084–0539557–8	02-06-94 02-06-94
084-0539557-8 084-0539599-0	02-06-94 02-11-94
084-0539600-6	02-11-94 02-11-94
084-0539664-2	02-11-94 02-22-94
084-0539665-9	02-22-94
084-0539666-7	02-22-94 02-22-94
084-0539791-3	03-06-94
084-0539793-9	03-06-94
084-0539794-7	03-06-94
084-0539876-2	03–13–94
084-0540033-7	03–27–94
084-0540034-5	03-28-94
084-0540142-6	04-11-94
084-0540143-4	04-11-94
084 - 0540144 - 2	04-11-94
084-0540145-9	04-11-94
084-0540224-2	04 - 17 - 94
084-0540368-7	05-01-94
084-0540369-5	05-01-94
084-0540370-3	05-01-94
084-0540372-9	05-01-94
084-0540737-3	06-05-94
084-0540966-8	06-26-94
084-0541257-1	07-25-94
084–0541258–9	07 - 25 - 94
SEC. 1521. CERTAIN TOMATO SAUCE	PREPARATION EN

Deadlines.

TOMATO SAUCE PREPARATION ENTERED CERTAIN 1521. BETWEEN NOVEMBER 22, 1989, AND MARCH 7, 1990.

(a) IN GENERAL.-Notwithstanding section 514 of the Tariff Act of 1930 (19 U.S.C. 1514) or any other provision of law and

subject to the provisions of subsection (b), the United States Customs Service shall, not later than 90 days after the receipt of the request described in subsection (b), liquidate or reliquidate each entry described in subsection (d) containing any merchandise which, at the time of the original liquidation, was classified under subheading 2002.10.00 of the Harmonized Tariff Schedule of the United States (relating to tomatoes, prepared or preserved) at the rate of duty that would have been applicable to such merchandise if the merchandise had been liquidated or reliquidated under subheading 2103.90.60 or 2103.90.90 of the Harmonized Tariff Schedule of the United States, whichever is applicable, on the date of entry.

(b) REQUESTS.—Reliquidation may be made under subsection (a) with respect to an entry described in subsection (d) only if a request therefore is filed with the Customs Service within 90 days after the date of enactment of this Act.

(c) PAYMENT OF AMOUNTS OWED.—Any amounts owed by the United States pursuant to the liquidation or reliquidation of an entry under subsection (a) shall be paid not later than 90 days after the date of such liquidation or reliquidation.

(d) AFFECTED ENTRIES.—The entries referred to in subsection (a) are as follows:

Entry number

Date of entry

01401-788-1003829-5	11/22/89
01401-788-1004108-3	02/01/90
01401-788-1004162-0	02/15/90
01401 - 788 - 1004246 - 1	03/07/90

SEC. 1522. CERTAIN TOMATO SAUCE PREPARATION ENTERED Deadlines. BETWEEN MARCH 14, 1990, AND SEPTEMBER 29, 1990.

(a) IN GENERAL.-Notwithstanding section 514 of the Tariff Act of 1930 (19 U.S.C. 1514) or any other provision of law and subject to the provisions of subsection (b), the United States Customs Service shall, not later than 90 days after the receipt of the request described in subsection (b), liquidate or reliquidate each entry described in subsection (d) containing any merchandise which, at the time of the original liquidation, was classified under subheading 2002.10.00 of the Harmonized Tariff Schedule of the United States (relating to tomatoes, prepared or preserved) at the rate of duty that would have been applicable to such merchandise if the merchandise had been liquidated or reliquidated under sub-heading 2103.90.60 or 2103.90.90 of the Harmonized Tariff Schedule of the United States, whichever is applicable, on the date of entry. (b) REQUESTS.—Reliquidation may be made under subsection

(a) with respect to an entry described in subsection (d) only if a request therefore is filed with the Customs Service within 90 days after the date of enactment of this Act.

(c) PAYMENT OF AMOUNTS OWED.—Any amounts owed by the United States pursuant to the liquidation or reliquidation of an entry under subsection (a) shall be paid not later than 90 days after the date of such liquidation or reliquidation.

(d) AFFECTED ENTRIES.—The entries referred to in subsection (a) are as follows:

Entry number

Date of entry

3/19/90

01401-788-1004263-6	
01401-788-1004300-6	

3/14/90

Entry number	Date of entry
24601-237-0043486-5	9/04/90
24601-237-0043490-7	9/06/90
24601-237-0043489-9	9/06/90
24601-237-0043532-6	9/09/90
24601-237-0043533-4	9/09/90
24601-237-0043534-2	9/09/90
24601-237-0043535-9	9/09/90
24601-237-0043536-7	9/09/90
24601-237-0043537-5	9/09/90
24601-237-0043538-3	9/09/90
24601-237-0043539-1	9/09/90
24601-237-0043531-8	9/10/90
24601 - 237 - 0043557 - 3	9/13/90
24601 - 237 - 0043558 - 1	9/13/90
24601-237-0043559-9	9/13/90
24601 - 237 - 0043562 - 3	9/13/90
24601 - 237 - 0043563 - 1	9/13/90
24601 - 237 - 0043565 - 6	9/13/90
24601 - 237 - 0043566 - 4	9/13/90
24601 - 237 - 0043567 - 2	9/13/90
24601 - 237 - 0043564 - 9	9/13/90
24601 - 237 - 0043573 - 0	9/18/90
24601 - 237 - 0043581 - 3	9/18/90
24601 - 237 - 0043582 - 1	9/18/90
24601-237-0043583-9	9/18/90
24601 - 237 - 0043584 - 7	9/18/90
24601-237-0043585-4	9/18/90
24601-237-0043629-0	9/27/90
24601-237-0043630-8	9/27/90
24601-237-0043631-6	9/27/90
24601-237-0043632-4	9/27/90
24601-237-0043633-2	9/27/90
24601-237-0043634-0	9/27/90
24601-237-0043635-7	9/27/90
24601-237-0043636-5	9/27/90
24601-237-0043637-3	9/27/90
24601–237–0043638–1 24601–237–0043639–9	9/29/90 9/29/90
24601-237-0043639-9 24601-237-0043640-7	9/29/90 9/29/90
24601-237-0043648-0	9/29/90 9/29/90
24601-237-0043648-0 24601-237-0043641-5	9/29/90
21001-201-0040041-0	9/29/90

Deadlines.

SEC. 1523. CERTAIN TOMATO SAUCE PREPARATION ENTERED BETWEEN OCTOBER 6, 1990, AND NOVEMBER 1, 1990.

(a) IN GENERAL.—Notwithstanding section 514 of the Tariff Act of 1930 (19 U.S.C. 1514) or any other provision of law and subject to the provisions of subsection (b), the United States Customs Service shall, not later than 90 days after the receipt of the request described in subsection (b), liquidate or reliquidate each entry described in subsection (d) containing any merchandise which, at the time of the original liquidation, was classified under subheading 2002.10.00 of the Harmonized Tariff Schedule of the United States (relating to tomatoes, prepared or preserved) at the rate of duty that would have been applicable to such merchandise if the merchandise had been liquidated or reliquidated under sub-heading 2103.90.60 or 2103.90.90 of the Harmonized Tariff Schedule of the United States, whichever is applicable, on the date of entry.

(b) REQUESTS.—Reliquidation may be made under subsection (a) with respect to an entry described in subsection (d) only if a request therefore is filed with the Customs Service within 90 days after the date of enactment of this Act.

(c) PAYMENT OF AMOUNTS OWED.—Any amounts owed by the United States pursuant to the liquidation or reliquidation of an entry under subsection (a) shall be paid not later than 90 days after the date of such liquidation or reliquidation.

(d) AFFECTED ENTRIES.—The entries referred to in subsection (a) are as follows:

Entry number			Date of entry	
24601-237-0043690-2			10/06/90	
24601-237-0043691-0			10/06/90	
24601-237-0043692-8			10/06/90	
24601-237-0043693-6			10/06/90	
24601-237-0043694-4			10/06/90	
24601-237-0043695-1			10/06/90	
24601-237-0043696-9			10/06/90	
24601-237-0043698-5			10/06/90	
72809-442-0321942-1			10/10/90	
72809-442-0322201-1			10/12/90	
24601 - 237 - 0043751 - 2			10/13/90	
24601 - 237 - 0043756 - 1			10/13/90	
24601-237-0043772-8			10/13/90	
24601 - 237 - 0043754 - 6			10/13/90	
24601 - 237 - 0043762 - 9			10/13/90	
24601 - 237 - 0043755 - 3			10/13/90	
24601-237-0043709-0			10/14/90	
24601-237-0043710-8			10/14/90	
24601 - 237 - 0043711 - 6			10/14/90	
24601 - 237 - 0043712 - 4			10/14/90	
24601-237-0043713-2			10/14/90	
45201-815-0141984-0			10/18/90	
24601 - 237 - 0043796 - 7			10/19/90	
24601 - 237 - 0043798 - 3			10/19/90	
24601 - 237 - 0043800 - 7			10/19/90	
24601 - 237 - 0043801 - 5			10/19/90	
24601 - 237 - 0043802 - 3			10/19/90	
24601 - 237 - 0043797 - 5			10/19/90	
24601 - 237 - 0043799 - 1			10/19/90	
72704-442-1163101-3			10/22/90	
24601 - 237 - 0043818 - 9			10/24/90	
24601 - 237 - 0043834 - 6			10/25/90	
24601 - 237 - 0043835 - 3			10/25/90	
24601 - 237 - 0043836 - 1			10/25/90	
24601 - 237 - 0043841 - 1			10/25/90	
24601 - 237 - 0043842 - 9			10/25/90	
24601 - 237 - 0043843 - 7			10/25/90	
24601 - 237 - 0043838 - 7			10/25/90	
24601 - 237 - 0043839 - 5			10/25/90	
24601 - 237 - 0043837 - 9			10/25/90	
24601 - 237 - 0043840 - 3			10/25/90	
72704-442-1164274-7			11/01/90	
CEC 1594 CEDUAIN	TOMATO	GATIOE	DDEDADATION	TIN

SEC. 1524. CERTAIN TOMATO SAUCE PREPARATION ENTERED Deadlines. BETWEEN NOVEMBER 3, 1990, AND DECEMBER 15, 1990.

(a) IN GENERAL.—Notwithstanding section 514 of the Tariff Act of 1930 (19 U.S.C. 1514) or any other provision of law and subject to the provisions of subsection (b), the United States Customs Service shall, not later than 90 days after the receipt of the request described in subsection (b), liquidate or reliquidate each entry described in subsection (d) containing any merchandise

which, at the time of the original liquidation, was classified under subheading 2002.10.00 of the Harmonized Tariff Schedule of the United States (relating to tomatoes, prepared or preserved) at the rate of duty that would have been applicable to such merchandise if the merchandise had been liquidated or reliquidated under subheading 2103.90.60 or 2103.90.90 of the Harmonized Tariff Schedule of the United States, whichever is applicable, on the date of entry.

(b) REQUESTS.—Reliquidation may be made under subsection (a) with respect to an entry described in subsection (d) only if a request therefore is filed with the Customs Service within 90 days after the date of enactment of this Act.

(c) PAYMENT OF AMOUNTS OWED.—Any amounts owed by the United States pursuant to the liquidation or reliquidation of an entry under subsection (a) shall be paid not later than 90 days after the date of such liquidation or reliquidation.

(d) AFFECTED ENTRIES.—The entries referred to in subsection (a) are as follows:

Entry number

Date of entry

24601-237-0043907-0 24601-237-0043914-6 24601-237-0043916-1 24601-237-0043917-9 24601-237-0043918-7 24601-237-0043905-4 24601-237-0043906-2 24601-237-0043915-3 24601-237-0043950-0 24601-237-0043951-8 24601 - 237 - 0043957 - 524601-237-0043952-6 72704-442-1166912-0 72704-442-1166913-8 24601-237-0044003-7 24601-237-0044005-2 24601-237-0044007-8 24601-237-0044002-9 24601-237-0044006-0 24601-237-0043991-4 24601-237-0043993-0 24601-237-0043995-5 24601-237-0043994-8 72809-442-0322517-0 24601-237-0043992-2 24601-237-0044119-1 24601-237-0044145-6 24601-237-0044144-9 24601-237-0044146-4 24601-237-0044147-2 24601-237-0044170-4 24601-237-0044171-2 24601-237-0044172-0 24601-237-0044173-8 24601-237-0044169-6 24601-237-0044168-8 24601-237-0044221-5 24601-237-0044222-3 24601-237-0044223-1 24601-237-0044224-9 24601-237-0044220-7 24601 - 237 - 0044205 - 8

11/03/90 11/03/90 11/03/90 11/03/90 11/03/90 11/03/90 11/03/90 11/03/90 11/11/90 11/11/90 11/11/90 11/11/90 11/11/90 11/14/90 11/17/90 11/17/90 11/17/90 11/17/90 11/17/90 11/18/90 11/18/90 11/18/90 11/18/90 11/19/90 11/27/9011/29/90 12/02/90 12/02/90 12/02/90 12/02/90 12/04/90 12/04/90 12/04/90 12/04/90 12/04/90 12/04/90 12/08/90 12/08/90 12/08/90

12/08/90

12/08/90

12/09/90

Entry number

Date of entry

 $\begin{array}{l} 24601-237-0044207-4\\ 24601-237-0044206-6\\ 41703-815-0044549-9\\ 24601-237-0044256-1\\ 24601-237-0044260-3\\ 24601-237-0044261-1\\ 24601-237-0044262-9\\ 24601-237-0044257-9\\ \end{array}$

12/09/90 12/09/90 12/13/90 12/15/90 12/15/90 12/15/90 12/15/90 12/15/90

SEC. 1525. CERTAIN TOMATO SAUCE PREPARATION ENTERED Deadlines. BETWEEN DECEMBER 28, 1990, AND FEBRUARY 9, 1991.

(a) IN GENERAL.—Notwithstanding section 514 of the Tariff Act of 1930 (19 U.S.C. 1514) or any other provision of law and subject to the provisions of subsection (b), the United States Customs Service shall, not later than 90 days after the receipt of the request described in subsection (b), liquidate or reliquidate each entry described in subsection (d) containing any merchandise which, at the time of the original liquidation, was classified under subheading 2002.10.00 of the Harmonized Tariff Schedule of the United States (relating to tomatoes, prepared or preserved) at the rate of duty that would have been applicable to such merchandise if the merchandise had been liquidated or reliquidated under subheading 2103.90.60 or 2103.90.90 of the Harmonized Tariff Schedule of the United States, whichever is applicable, on the date of entry. (b) REQUESTS.—Reliquidation may be made under subsection

(b) REQUESTS.—Reliquidation may be made under subsection (a) with respect to an entry described in subsection (d) only if a request therefore is filed with the Customs Service within 90 days after the date of enactment of this Act.

(c) PAYMENT OF AMOUNTS OWED.—Any amounts owed by the United States pursuant to the liquidation or reliquidation of an entry under subsection (a) shall be paid not later than 90 days after the date of such liquidation or reliquidation.

(d) AFFECTED ENTRIES.—The entries referred to in subsection (a) are as follows:

Entry number

Date of entry

10/00/00
12/28/90
12/28/90
12/29/90
12/29/90
12/29/90
12/29/90
12/29/90
12/29/90
12/29/90
12/29/90
01/03/91
01/03/91
01/03/91
01/03/91
01/03/91
01/03/91
01/03/91
01/03/91
01/15/91
01/18/91
01/18/91
01/19/91
01/19/91

Entry number				Date of entry
24601-237-00	44518-4			01/19/91
24601-237-00	44519 - 2			01/19/91
24601-237-00	44524 - 2			01/19/91
24601-237-00	44533–3			01/19/91
24601-237-00	44523 - 4			01/19/91
24601-237-00	44522 - 6			01/19/91
24601-237-00	44516-8			01/19/91
24601-237-00	44520-0			01/19/91
24601 - 237 - 00	44521 - 8			01/19/91
24601-237-00				01/19/91
24601 - 237 - 00	44525 - 9			01/19/91
24601 - 237 - 00	44564–8			02/01/91
24601 - 237 - 00				02/08/91
24601 - 237 - 00				02/08/91
24601 - 237 - 00				02/08/91
24601 - 237 - 00				02/08/91
24601 - 237 - 00				02/08/91
24601 - 237 - 00				02/08/91
24601 - 237 - 00				02/08/91
24601 - 237 - 00				02/09/91
24601 - 237 - 00				02/09/91
24601 - 237 - 00				02/09/91
24601 - 237 - 00				02/09/91
24601 - 237 - 00				02/09/91
24601-237-00				02/09/91
24601 - 237 - 00	44680 - 2			02/09/91
SEC. 1526.	CERTAIN	TOMATO	SAUCE	PREPARATIC

2. 1526. CERTAIN TOMATO SAUCE PREPARATION ENTERED BETWEEN FEBRUARY 14, 1991, AND APRIL 24, 1991.

(a) IN GENERAL.—Notwithstanding section 514 of the Tariff Act of 1930 (19 U.S.C. 1514) or any other provision of law and subject to the provisions of subsection (b), the United States Customs Service shall, not later than 90 days after the receipt of the request described in subsection (b), liquidate or reliquidate each entry described in subsection (d) containing any merchandise which, at the time of the original liquidation, was classified under subheading 2002.10.00 of the Harmonized Tariff Schedule of the United States (relating to tomatoes, prepared or preserved) at the rate of duty that would have been applicable to such merchandise if the merchandise had been liquidated or reliquidated under subheading 2103.90.60 or 2103.90.90 of the Harmonized Tariff Schedule of the United States, whichever is applicable, on the date of entry. (b) REQUESTS.—Reliquidation may be made under subsection (c) with would have the merchandise if the merchandise is the merchandise had been is applicable.

(b) REQUESTS.—Reliquidation may be made under subsection (a) with respect to an entry described in subsection (d) only if a request therefore is filed with the Customs Service within 90 days after the date of enactment of this Act.

(c) PAYMENT OF AMOUNTS OWED.—Any amounts owed by the United States pursuant to the liquidation or reliquidation of an entry under subsection (a) shall be paid not later than 90 days after the date of such liquidation or reliquidation.

(d) AFFECTED ENTRIES.—The entries referred to in subsection (a) are as follows:

Entry number	Date of entry
24601-237-0044710-7	02/14/91
24601-237-0044715-6	02/14/91
24601-237-0044780-0	02/25/91
24601-237-0044775-0	02/25/91
24601 - 237 - 0044776 - 8	02/25/91

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Entry number	Date of entry		
24601-237-0044778-4	02/25/91		
24601-237-0044779-2	02/25/91		
24601-237-0044777-6	02/25/91		
24601-237-0044774-3	02/25/91		
45201-815-1070377-0	02/27/91		
72704-442-1177395-5	03/03/91		
24601-237-0044818-8	03/08/91		
24601-237-0044852-7	03/09/91		
24601-237-0044853-5	03/09/91		
24601-237-0044879-0	03/12/91		
24601-237-0044880-8	03/12/91		
72704-442-1178551-2	03/12/91		
24601-237-0044892-3	03/12/91		
24601-237-0044958-2	03/23/91		
24601-237-0044993-9	03/23/91		
24601-237-0044981-4	03/23/91		
24601-237-0044982-2	03/23/91		
24601-237-0044983-0	03/23/91		
24601 - 237 - 0044957 - 4	03/23/91		
24601-237-0044992-1	03/23/91		
24601-237-0044959-0	03/23/91		
24601-237-0045073-9	04/01/91		
24601-237-0045095-2	04/03/91		
24601 - 237 - 0045094 - 5	04/03/91		
24601-237-0045108-3	04/06/91		
24601 - 237 - 0045109 - 1	04/06/91		
24601 - 237 - 0045111 - 7	04/06/91		
24601 - 237 - 0045110 - 9	04/06/91		
24601 - 237 - 0045107 - 5	04/06/91		
45201 - 815 - 1070614 - 6	04/08/91		
24601 - 237 - 0045176 - 0	04/16/91		
24601-237-0045177-8	04/16/91		
24601-237-0045175-2	04/16/91		
24601 - 237 - 0045178 - 6	04/18/91		
24601-237-0045181-0	04/18/91		
24601-237-0045179-4	04/18/91		
24601-237-0045180-2	04/18/91		
24601-237-0045250-3	04/22/91		
24601-237-0045252-9	04/22/91		
24601-237-0045253-7	04/22/91		
24601-237-0045255-2	04/22/91		
24601-237-0045260-2	04/23/91		
24601-237-0045285-9	04/24/91		-
SEC. 1527. CERTAIN TOMATO S DETWEEN ADDIL 26 100	SAUCE PREPARATION	ENTERED	Deadlines.

BETWEEN APRIL 26, 1991, AND JUNE 16, 1991.

(a) IN GENERAL.-Notwithstanding section 514 of the Tariff Act of 1930 (19 U.S.C. 1514) or any other provision of law and subject to the provisions of subsection (b), the United States Customs Service shall, not later than 90 days after the receipt of the request described in subsection (b), liquidate or reliquidate each entry described in subsection (d) containing any merchandise which, at the time of the original liquidation, was classified under subheading 2002.10.00 of the Harmonized Tariff Schedule of the United States (relating to tomatoes, prepared or preserved) at the rate of duty that would have been applicable to such merchandise if the merchandise had been liquidated or reliquidated under subheading 2103.90.60 or 2103.90.90 of the Harmonized Tariff Schedule of the United States, whichever is applicable, on the date of entry.

(b) REQUESTS.—Reliquidation may be made under subsection (a) with respect to an entry described in subsection (d) only if a request therefore is filed with the Customs Service within 90 days after the date of enactment of this Act.

(c) PAYMENT OF AMOUNTS OWED.—Any amounts owed by the United States pursuant to the liquidation or reliquidation of an entry under subsection (a) shall be paid not later than 90 days after the date of such liquidation or reliquidation.
(d) AFFECTED ENTRIES.—The entries referred to in subsection

(a) are as follows:

Entry number

Date of entry

24601-237-0045286-7	04/26/91
24601 - 237 - 0045340 - 2	05/02/91
24601 - 237 - 0045342 - 8	05/02/91
24601 - 237 - 0045344 - 4	05/02/91
24601 - 237 - 0045343 - 6	05/02/91
24601 - 237 - 0045345 - 1	05/02/91
24601 - 237 - 0045341 - 0	05/02/91
24601 - 237 - 0045305 - 5	05/02/91
24601 - 237 - 0045357 - 6	05/04/91
24601 - 237 - 0045358 - 4	05/04/91
24601 - 237 - 0045354 - 3	05/04/91
24601 - 237 - 0045356 - 8	05/04/91
24601 - 237 - 0045359 - 2	05/04/91
24601 - 237 - 0045353 - 5	05/04/91
24601 - 237 - 0045355 - 0	05/08/91
24601 - 237 - 0045352 - 7	05/09/91
24601 - 237 - 0045384 - 0	05/10/91
24601-237-0045385-7	05/10/91
72809-442-0326878-2	05/11/91
24601-237-0045462-4	05/18/91
24601-237-0045464-0	05/18/91
24601-237-0045465-7	05/18/91
24601-237-0045466-5	05/18/91
24601-237-0045467-3	05/18/91
24601-237-0045468-1	05/18/91
24601-237-0045469-9	05/18/91
24601-237-0045463-2	05/18/91
24601-237-0045459-0	05/22/91
24601-237-0045479-8	05/22/91
24601-237-0045480-6	05/22/91
24601-237-0045555-5	05/30/91
24601-237-0045556-3	05/30/91
24601–237–0045558–9 24601–237–0045559–7	05/30/91 05/30/91
24601–237–0045561–3 24601–237–0045561–3	05/30/91
24601-237-0045561-3 24601-237-0045557-1	05/30/91
24601-237-0045557-1	06/01/91
24601-237-0045611-6	06/01/91
24601-237-0045612-4	06/01/91
24601-237-0045613-2	06/01/91
24601-237-0045615-7	06/01/91
24601-237-0045616-5	06/01/91
24601-237-0045617-3	06/01/91
24601-237-0045618-1	06/01/91
24601-237-0045614-0	06/01/91
24601-237-0045562-1	06/04/91
24601-237-0045580-3	06/04/91
24601-237-0045581-1	06/04/91
24601-237-0045662-9	06/08/91
24601-237-0045675-1	06/08/91
45201-815-1071138-5	06/12/91
24601-237-0045703-1	06/15/91

Entry number

Date of entry

24601-237-0045702-3 24601-237-0045704-9 24601 - 237 - 0045705 - 624601-237-0045701-5 24601-237-0045706-4 24601-237-0045732-0

06/15/91 06/15/91 06/15/91 06/15/91 06/16/91 06/16/91

SEC. 1528. CERTAIN TOMATO SAUCE PREPARATION ENTERED Deadlines. BETWEEN OCTOBER 7, 1991, AND NOVEMBER 24, 1991.

(a) IN GENERAL.—Notwithstanding section 514 of the Tariff Act of 1930 (19 U.S.C. 1514) or any other provision of law and subject to the provisions of subsection (b), the United States Customs Service shall, not later than 90 days after the receipt of the request described in subsection (b), liquidate or reliquidate each entry described in subsection (d) containing any merchandise which, at the time of the original liquidation, was classified under subheading 2002.10.00 of the Harmonized Tariff Schedule of the United States (relating to tomatoes, prepared or preserved) at the rate of duty that would have been applicable to such merchandise if the merchandise had been liquidated or reliquidated under subheading 2103.90.60 or 2103.90.90 of the Harmonized Tariff Schedule of the United States, whichever is applicable, on the date of entry.

(b) REQUESTS.—Reliquidation may be made under subsection (a) with respect to an entry described in subsection (d) only if a request therefore is filed with the Customs Service within 90 days after the date of enactment of this Act.

(c) PAYMENT OF AMOUNTS OWED.—Any amounts owed by the United States pursuant to the liquidation or reliquidation of an entry under subsection (a) shall be paid not later than 90 days after the date of such liquidation or reliquidation.

(d) AFFECTED ENTRIES.—The entries referred to in subsection (a) are as follows:

Entry number

Date of entry

10901-551-2400823-0
10901-551-2400824-8
10901-551-2400825-5
10901-551-2400827-1
10901 - 551 - 2401490 - 7
33802-551-1986406-8
33802-551-1986407-6
10901 - 551 - 2400867 - 7
10901 - 551 - 2400871 - 9
10901-551-2400875-0
10901 - 551 - 2401642 - 3
10901 - 551 - 2400869 - 3
10901 - 551 - 2400872 - 7
10901 - 551 - 2400873 - 5
10901 - 551 - 2400870 - 1
10901-551-2400874-3
10901 - 551 - 2401609 - 2
10901 - 551 - 2401623 - 3
10901 - 551 - 2401639 - 9
10901 - 551 - 2401640 - 7
10901 - 551 - 2401641 - 5
10901 - 551 - 2400896 - 6
10901 - 551 - 2400915 - 4
24601-237-0046718-8
24601 - 237 - 0046719 - 6

10)/0	7/	9	1
10)/0	7/	9	1
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10)/1	6/	9	1
10)/1	6/	9	1

Date of entry

10/16/91

10/16/91

10/16/91

10/16/91

10/16/91

10/18/91 10/18/91

10/18/91

10/18/91

10/18/91

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11/04/91

11/04/91

11/11/91

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11/16/91

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11/24/91

11/24/91

11/24/91

11/24/91

11/24/91

11/24/91

11/24/91

11/24/91

11/24/91

Entry number 24601-237-0046720-4 24601-237-0046722-0 24601-237-0046723-8 24601-237-0046724-6 24601 - 237 - 0046721 - 224601-237-0046752-7 24601-237-0046754-3 24601-237-0046755-0 24601-237-0046756-8 24601-237-0046757-6 24601-237-0046758-4 24601 - 237 - 0046759 - 224601-237-0046760-0 24601-237-0046775-8 24601-237-0046776-6 24601-237-0046745-1 10901 - 551 - 2400895 - 810901-551-2400958-4 10901-551-2400959-2 24601-237-0046791-5 24601-237-0046813-7 24601 - 237 - 0046814 - 524601-237-0046815-2 24601 - 237 - 0046817 - 824601-237-0046818-6 24601-237-0046819-4 24601-237-0046816-0 24601-237-0046860-8 24601-237-0046862-4 24601-237-0046922-6 24601-237-0046923-4 24601 - 237 - 0046924 - 224601-237-0046925-9 24601-237-0046960-6 24601-237-0046961-4 24601-237-0046962-2 24601-237-0046965-5 24601-237-0046966-3 24601 - 237 - 0046967 - 124601-237-0046968-9 24601-237-0046969-7 24601-237-0046970-5 41803-922-0022870-5 24601-237-0046964-8

24601-237-0047038-0

24601 - 237 - 0047039 - 8

24601-237-0047040-6

24601-237-0047013-3

24601 - 237 - 0047014 - 1

24601-237-0047015-8

24601-237-0047016-6

24601-237-0047017-4

24601-237-0047018-2

24601-237-0047020-8

24601-237-0047021-6

24601 - 237 - 0047022 - 4

Deadlines.

 SEC. 1529. CERTAIN TOMATO SAUCE PREPARATION ENTERED BETWEEN NOVEMBER 30, 1991, AND NOVEMBER 26, 1992.
 (a) IN GENERAL.—Notwithstanding section 514 of the Tariff

Act of 1930 (19 U.S.C. 1514) or any other provision of law and

subject to the provisions of subsection (b), the United States Customs Service shall, not later than 90 days after the receipt of the request described in subsection (b), liquidate or reliquidate each entry described in subsection (d) containing any merchandise which, at the time of the original liquidation, was classified under subheading 2002.10.00 of the Harmonized Tariff Schedule of the United States (relating to tomatoes, prepared or preserved) at the rate of duty that would have been applicable to such merchandise if the merchandise had been liquidated or reliquidated under subheading 2103.90.60 or 2103.90.90 of the Harmonized Tariff Schedule of the United States, whichever is applicable, on the date of entry.

(b) REQUESTS.—Reliquidation may be made under subsection (a) with respect to an entry described in subsection (d) only if a request therefore is filed with the Customs Service within 90 days after the date of enactment of this Act.

(c) PAYMENT OF AMOUNTS OWED.—Any amounts owed by the United States pursuant to the liquidation or reliquidation of an entry under subsection (a) shall be paid not later than 90 days after the date of such liquidation or reliquidation.

(d) AFFECTED ENTRIES.—The entries referred to in subsection (a) are as follows:

Entry number

Date of entry

24601-237-0047081-0
24601-237-0047083-6
24601-237-0047084-4
24601-237-0047085-1
24601-237-0047086-9
24601-237-0047087-7
24601-237-0047088-5
24601-237-0047089-3
24601-237-0047090-1
24601-237-0047091-9
24601-237-0047092-7
24601-237-0047093-5
24601-237-0047094-3
24601-237-0047095-0
24601-237-0047082-8
24601-237-0047131-3
24601-237-0047133-9
24601 - 237 - 0047135 - 4
24601-237-0047143-8
24601 - 237 - 0047142 - 0
24601 - 237 - 0047198 - 2
24601 - 237 - 0047200 - 6
24601 - 237 - 0047201 - 4
24601 - 237 - 0047202 - 2
24601-237-0047199-0
24601 - 237 - 0047209 - 7
24601 - 237 - 0047210 - 5
24601 - 237 - 0047211 - 3
24601-237-0047213-9
24601 - 237 - 0047215 - 4
24601 - 237 - 0047216 - 2
24601-237-0047217-0
24601 - 237 - 0047218 - 8
24601 - 237 - 0047219 - 6
24601 - 237 - 0047220 - 4
24601 - 237 - 0047221 - 2
24601 - 237 - 0047222 - 0

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11, 11, 11, 11, 11, 11, 11, 11, 11, 11,	/3()/9	1
11	/3()/9	1
$11 \\ 11$			
11	/3()/9	1
11	/3()/9	1
11	/3(/3()/9 \/a	1
11, 11, 11, 11, 11, 11,	/3()/9	1
11	/30)/9	1
11	/3()/9	1
11	/30 /30)/9)/9	1
11	/3()/9	1
12	/04	£/9	1
$12 \\ 12$	/04 /07	1/9 1/9	1
$12 \\ 12$			
12	/06	3/9	1
12			
$12 \\ 12$	/11 /11	L/9 L/9	1
10	/1 1	1/0	1
12	/11	L/9	1
12 12 12 12 12 12 12 12	/13 /19	3/9 2/0	1
$12 \\ 12$	/13	3/9	1
12	/13	3/9	1
12	/13	3/9	1
$12 \\ 12$	/1a /19	3/9 3/9	1
12	/13	3/9	1
12	/13	3/9	1
$12 \\ 12$	/18 /19	3/9 2/0	1
$12 \\ 12$			

Entry number			Date of entry
24601-237-0047224-6			12/13/91
24601-237-0047225-3			12/13/91
24601-237-0047226-1			12/13/91
24601-237-0047227-9			12/13/91
24601 - 237 - 0047228 - 7			12/13/91
24601 - 237 - 0047229 - 5			12/13/91
24601 - 237 - 0047214 - 7			12/13/91
24601 - 237 - 0047212 - 1			12/13/91
45201-57-0017369-2			12/26/91
24601 - 237 - 0047258 - 4			01/22/92
24601 - 237 - 0047259 - 2			01/22/92
24601-237-0047260-0			01/22/92
24601 - 237 - 0047261 - 8			01/22/92
24601 - 237 - 0047262 - 6			01/22/92
24601 - 237 - 0047263 - 4			01/22/92
24601 - 237 - 0047264 - 2			01/22/92
24601 - 237 - 0047265 - 9			01/22/92
24601 - 237 - 0047266 - 7			01/22/92
24601-237-0049136-0			08/14/92
24601 - 237 - 0049137 - 8			08/14/92
24601-237-0049226-9			08/22/92
24601 - 237 - 0049329 - 1			09/22/92
24601-237-0049330-9			09/22/92
24601-237-0049443-0			10/05/92
24601 - 938 - 0009748 - 2			10/26/92
24601-938-0009749-0			10/26/92
24601 - 938 - 0009750 - 8			10/26/92
24601 - 938 - 0009813 - 4			11/08/92
24601-938-0009815-9			11/08/92
24601 - 938 - 0009816 - 7			11/08/92
24601-938-0009838-1			11/14/92
24601-938-0009839-9			11/14/92
24601-938-0009868-8			11/21/92
24601-938-0009869-6			11/21/92
24601-938-0009870-4			11/21/92
24601 - 938 - 0009871 - 2			11/26/92
24601-938-0009872-0			11/26/92
24601-938-0009873-8			11/26/92
24601 - 938 - 0009874 - 6			11/26/92
24601-938-0009875-3			11/26/92
SEC. 1530. CERTAIN	томато	SAUCE	PREPARATION

Deadlines.

SEC. 1530. CERTAIN TOMATO SAUCE PREPARATION ENTERED BETWEEN DECEMBER 9, 1992, AND MAY 9, 1993.

(a) IN GENERAL.—Notwithstanding section 514 of the Tariff Act of 1930 (19 U.S.C. 1514) or any other provision of law and subject to the provisions of subsection (b), the United States Customs Service shall, not later than 90 days after the receipt of the request described in subsection (b), liquidate or reliquidate each entry described in subsection (d) containing any merchandise which, at the time of the original liquidation, was classified under subheading 2002.10.00 of the Harmonized Tariff Schedule of the United States (relating to tomatoes, prepared or preserved) at the rate of duty that would have been applicable to such merchandise if the merchandise had been liquidated or reliquidated under sub-heading 2103.90.60 or 2103.90.90 of the Harmonized Tariff Schedule of the United States, whichever is applicable, on the date of entry.

(b) REQUESTS.—Reliquidation may be made under subsection (a) with respect to an entry described in subsection (d) only if a request therefore is filed with the Customs Service within 90 days after the date of enactment of this Act.

(c) PAYMENT OF AMOUNTS OWED.—Any amounts owed by the United States pursuant to the liquidation or reliquidation of an entry under subsection (a) shall be paid not later than 90 days after the date of such liquidation or reliquidation.
(d) AFFECTED ENTRIES.—The entries referred to in subsection

(a) are as follows:

Entry number

Date of entry

24601-938-0009935-5	12/09/92
24601-938-0009936-3	12/09/92
24601-938-0009937-1	12/09/92
24601-938-0009938-9	12/09/92
24601–938–0009939–7	12/09/92
24601-938-0009940-5	12/09/92
24601-938-0009989-2	12/20/92
24601-938-0009992-6	12/20/92 12/20/92
24601-938-0009995-9	12/20/92 12/20/92
24601-938-0009991-8	12/20/92 12/20/92
	12/20/92 12/20/92
24601-938-0009993-4	
24601-938-0009994-2	12/20/92
24601-938-0009990-0	12/20/92
24601-938-0010002-1	12/21/92
24601-938-0010003-9	12/21/92
24601 - 938 - 0010004 - 7	12/21/92
24601 - 938 - 0010005 - 4	12/21/92
24601 - 938 - 0010006 - 2	12/21/92
24601 - 938 - 0010007 - 0	12/21/92
24601 - 938 - 0010029 - 4	12/29/92
24601-938-0010030-2	12/29/92
24601-938-0010031-0	12/29/92
24601-938-0010098-9	01/22/93
24601-938-0010099-7	01/22/93
24601-938-0010100-3	01/22/93
24601-938-0010101-1	01/22/93
24601-938-0010102-9	01/22/93
24601-938-0010103-7	01/22/93
24601-938-0010105-2	01/24/93
24601-938-0010129-2	01/29/93
24601–938–0010130–0	01/29/93
24601-938-0010131-8	01/29/93
24601–938–0010132–6	01/29/93
24601-938-0010133-4	01/29/93
24601-938-0010134-2	01/29/93
24601–938–0010135–9	01/29/93
24601–938–0010135–5	01/29/93
24601-938-0010137-5	01/29/93
24601-938-0010137-5	01/29/93
24601-938-0010159-9	01/29/93 02/05/93
	02/05/93
24601-938-0010160-7	
24601-938-0010162-3	02/05/93
24601-938-0010163-1	02/05/93
24601-938-0010164-9	02/05/93
24601-938-0010165-6	02/05/93
24601 - 938 - 0010166 - 4	02/05/93
24601-938-0010167-2	02/05/93
24601 - 938 - 0010161 - 5	02/05/93
24601 - 938 - 0010179 - 7	02/06/93
24601 - 938 - 0010180 - 5	02/06/93
24601-938-0010181-3	02/06/93
24601-938-0010182-1	02/06/93
24601-938-0010183-9	02/06/93
24601-938-0010184-7	02/06/93

Entry number				Date of entry	
24601-938-001	0185-4			02/06/93	
24601-938-001	0186 - 2			02/06/93	
24601-938-001				02/22/93	
24601-938-001				02/22/93	
24601-938-001				02/22/93	
24601-938-001				02/22/93	
24601-938-001				02/24/93	
24601-938-001				02/24/93	
24601-938-001				02/24/93	
24601-938-001				02/24/93	
24601-938-001				02/24/93	
24601-938-001				02/24/93	
24601-938-001				02/24/93	
24601-938-001				02/24/93	
24601-938-001				02/24/93	
24601-938-001				02/24/93	
24601-938-001				02/24/93	
24601-938-001				03/05/93	
24601-938-001				03/05/93	
24601-938-001				03/05/93	
24601-938-001				03/05/93	
24601-938-001				03/05/93	
24601-938-001				03/13/93	
24601-938-001				03/13/93	
24601-938-001				03/13/93	
24601-938-001				03/20/93	
24601-938-001				03/20/93	
24601-938-001				03/20/93	
24601-938-001				03/20/93	
24601-938-001				03/20/93	
24601-938-001				03/20/93	
24601-938-001				03/30/93	
24601-938-001				04/02/93	
24601-938-001				04/02/93	
24601-938-001				04/02/93	
24601-938-001				04/02/93	
24601-938-001				04/02/93	
24601-938-001				04/02/93	
24601-938-001				04/17/93	
24601-938-001				04/17/93	
24601-938-001				04/17/93	
24601-938-001				04/17/93	
24601-938-001				04/11/93 04/24/93	
24601-938-001				04/24/93	
24601-938-001				04/24/93 05/09/93	
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SEC. 1531.	CERTAIN	TOMATO	SAUCE	PREPARATION	EN

SEC. 1531. CERTAIN TOMATO SAUCE PREPARATION ENTERED BETWEEN MAY 14, 1993, AND OCTOBER 23, 1993.

(a) IN GENERAL.—Notwithstanding section 514 of the Tariff Act of 1930 (19 U.S.C. 1514) or any other provision of law and subject to the provisions of subsection (b), the United States Customs Service shall, not later than 90 days after the receipt of the request described in subsection (b), liquidate or reliquidate each entry described in subsection (d) containing any merchandise which, at the time of the original liquidation, was classified under subheading 2002.10.00 of the Harmonized Tariff Schedule of the United States (relating to tomatoes, prepared or preserved) at the rate of duty that would have been applicable to such merchandise if the merchandise had been liquidated or reliquidated under subheading 2103.90.60 or 2103.90.90 of the Harmonized Tariff Schedule of the United States, whichever is applicable, on the date of entry.

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(b) REQUESTS.—Reliquidation may be made under subsection (a) with respect to an entry described in subsection (d) only if a request therefore is filed with the Customs Service within 90 days after the date of enactment of this Act.

(c) PAYMENT OF AMOUNTS OWED.—Any amounts owed by the United States pursuant to the liquidation or reliquidation of an entry under subsection (a) shall be paid not later than 90 days after the date of such liquidation or reliquidation.

(d) AFFECTED ENTRIES.—The entries referred to in subsection (a) are as follows:

Entry number	Date of entry
24601-938-0010645-7	05/14/93
24601-938-0010646-5	05/14/93
24601-938-0010647-3	05/14/93
24601-938-0010648-1	05/14/93
24601-938-0010649-9	05/14/93
24601-938-0010605-1	05/21/93
24601-938-0010604-4	05/24/93
24601-938-0010720-8	06/07/93
24601-938-0010735-6	06/11/93
24601-938-0010772-9	06/17/93
24601-938-0010800-8	06/25/93
24601-938-0010801-6	06/25/93
24601-938-0010802-4	06/25/93
45201-438-0919317-0	06/28/93
45201-438-0919412-9	09/05/93
24601-938-0011256-2	10/23/93

SEC. 1532. CERTAIN TOMATO SAUCE PREPARATION ENTERED Deadlines. BETWEEN MAY 16, 1990, AND APRIL 20, 1996.

(a) IN GENERAL.—Notwithstanding section 514 of the Tariff Act of 1930 (19 U.S.C. 1514) or any other provision of law and subject to the provisions of subsection (b), the United States Customs Service shall, not later than 90 days after the receipt of the request described in subsection (b), liquidate or reliquidate each entry described in subsection (d) containing any merchandise which, at the time of the original liquidation, was classified under subheading 2002.10.00 of the Harmonized Tariff Schedule of the United States (relating to tomatoes, prepared or preserved) at the rate of duty that would have been applicable to such merchandise if the merchandise had been liquidated or reliquidated under subheading 2103.90.60 or 2103.90.90 of the Harmonized Tariff Schedule of the United States, whichever is applicable, on the date of entry.

(b) REQUESTS.—Reliquidation may be made under subsection (a) with respect to an entry described in subsection (d) only if a request therefore is filed with the Customs Service within 90 days after the date of enactment of this Act.

(c) PAYMENT OF AMOUNTS OWED.—Any amounts owed by the United States pursuant to the liquidation or reliquidation of an entry under subsection (a) shall be paid not later than 90 days after the date of such liquidation or reliquidation.

(d) AFFECTED ENTRIES.—The entries referred to in subsection (a) are as follows:

Entry number

Date of entry

4601-237-0042701-8	
4601-237-0042702-6	

05/16/90 05/16/90

Entry number

Date of entry

Entry number
4601-237-0042730-7
4601-237-0042731-5
4601-237-0042863-6
4601-237-0042877-6
4601-237-0043039-2
4601-237-0043195-2
4601–237–0043253–9
4601-237-0045041-6
4601-237-0045288-3
4601-237-0045648-8
$\begin{array}{r} 4601 - 237 - 0045648 - 8 \\ 4601 - 237 - 0045814 - 6 \end{array}$
4601-237-0045956-5
4601-241-3054400-0
4601-241-3063782-0
4601 - 241 - 3065196 - 1
4601-241-3066943-5
4601-241-3069703-0
4601-241-3073069-0
4601-241-3073130-0
4601-241-3073131-8
4601-241-3073478-3
4601-241-3074656-3
4601-241-3076657-9
4601 - 241 - 3076659 - 5
4601-241-3076660-3
4601 - 241 - 3076675 - 1
4601 - 241 - 3076736 - 1
4601 - 241 - 3078296 - 4
4601 - 241 - 3078297 - 2
0901 - 112 - 7829964 - 6
0901 - 112 - 7829965 - 3
0901 - 112 - 7831096 - 3
4601 - 241 - 3078964 - 7
4601 - 241 - 3079146 - 0
4601 241 3079621 2
4601 - 241 - 3080014 - 7
4601 - 241 - 3080151 - 7
4601-241-3080153-3
$\begin{array}{r} 4601 - 241 - 3080310 - 9 \\ 4601 - 241 - 3080798 - 5 \end{array}$
4601-241-3080798-5
4601-241-3080937-9
4001-241-3080937-7
4601-241-3080963-5
4601-241-3080863-7
4601-241-3081214-2
4601-241-3081215-9
$\begin{array}{r} 4601 - 241 - 3082436 - 0 \\ 4601 - 241 - 3082437 - 8 \end{array}$
4601-241-3082437-8
$\substack{4601-241-3083317-1\\4601-241-3083318-9}$
4601-241-3083318-9 4601-241-3083320-5
4601-241-3083320-5 4601-241-3083321-3
$\begin{array}{r} 4601 - 241 - 3084427 - 7 \\ 4601 - 241 - 3084428 - 5 \end{array}$
4601-241-3084428-5 4601-241-3084429-3
4601-241-3084429-3 4601-241-3084430-1
4601–241–3084430–1 4601–241–3084431–9
4601–241–3084431–9 4601–241–3084432–7
4601-241-3084432-7 4601-241-3085734-5
4601–241–3085734–5 4601–241–3085735–2
4601-241-3085736-2 4601-241-3085736-0
4601-241-3085737-8
4001-241-9009191-0

05/1 06/0	L7/90 L7/90)1/90
06/2	L5/90 20/90
	18/90
	27/90 27/91
	30/91
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06/2	29/91 15/91
10/2	22/92
	24/93 L0/93
	25/94
	20/94
)4/94)5/94
)5/94
	17/94
	21/94 21/94
	21/94
11/2	21/94
	24/94 25/94
	10/94 12/95
	2/95
	24/95 25/95
	30/95
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	L4/95)4/95
	14/95 15/95
03/2	23/95
	23/95 23/95
)5/95
)7/95
	L0/95 L0/95
04/1	3/95
04/1	18/95
	L8/95 30/95
	30/95 31/95
06/2	27/95
	27/95
	27/95 27/95
07/2	29/95
	29/95
	29/95 29/95
07/2	29/95
	29/95
)8/95)8/95
)8/95
09/0)8/95

Entry number		Date of entry		
4601-241-3085738-6			09/08/95	
4601-241-3085739-4			09/08/95	
4601-241-3085740-2			09/08/95	
4601-241-3086662-7			10/05/95	
4601-241-3086663-5			10/05/95	
4601-241-3087492-8			11/02/95	
4601-241-3087499-3			11/02/95	
4601-241-3087500-8			11/02/95	
4601-241-3087501-6			11/02/95	
4601-241-3088399-4			12/01/95	
4601-241-3088400-0			12/01/95	
4601-241-3088398-6			12/02/95	
4601-241-3088770-6			12/15/95	
4601 - 241 - 3088771 - 4			12/15/95	
4601-241-3088772-2			12/15/95	
4601-241-3088773-0			12/15/95	
4601–241–1189193–3			12/29/95	
4601-241-1189194-1			12/29/95	
4601-241-1189195-8			12/29/95	
4601-241-1190103-9			01/31/96	
4601 - 241 - 1190242 - 5			02/17/96	
4601 - 241 - 1190741 - 6			03/07/96	
4601 - 241 - 1191920 - 5			04/20/96	
4601-241-1191921-3			04/20/96	
4601-241-1191922-1			04/20/96	
4601-241-1191923-9			04/20/96	
SEC. 1533. CERTAIN	томато	SAUCE	PREPARATION	

CERTAIN TOMATO SAUCE PREPARATION ENTERED Deadlines. SEC. 1533. BETWEEN AUGUST 28, 1991, AND JULY 8, 1996.

(a) IN GENERAL.-Notwithstanding section 514 of the Tariff Act of 1930 (19 U.S.C. 1514) or any other provision of law and subject to the provisions of subsection (b), the United States Cus-toms Service shall, not later than 90 days after the receipt of the request described in subsection (b), liquidate or reliquidate each entry described in subsection (d) containing any merchandise which, at the time of the original liquidation, was classified under subheading 2002.10.00 of the Harmonized Tariff Schedule of the United States (relating to tomatoes, prepared or preserved) at the rate of duty that would have been applicable to such merchandise if the merchandise had been liquidated or reliquidated under sub-heading 2103.90.60 or 2103.90.90 of the Harmonized Tariff Schedule of the United States, whichever is applicable, on the date of entry. (b) REQUESTS.—Reliquidation may be made under subsection

(a) with respect to an entry described in subsection (d) only if a request therefore is filed with the Customs Service within 90 days after the date of enactment of this Act.

(c) PAYMENT OF AMOUNTS OWED.—Any amounts owed by the United States pursuant to the liquidation or reliquidation of an entry under subsection (a) shall be paid not later than 90 days after the date of such liquidation or reliquidation.

(d) AFFECTED ENTRIES.—The entries referred to in subsection (a) are as follows:

Entry number	Date of entry		
4601-241-3043101-8	08/28/91		
4601-237-0046898-8	11/12/91		
4601-237-0046899-6	11/12/91		
4601-237-0047037-2	11/22/91		
4601-237-0047080-2	11/30/91		

Entry number	Date of entry			
4601-241-3045837-5			12/03/91	
4601-241-3046070-2			12/11/91	
4601-241-3046234-4			12/18/91	
4601-241-3046903-4			01/17/92	
4601-241-1192827-1			05/30/96	
4601-241-1192828-9			05/30/96	
4601-241-1192829-7			05/30/96	
4601-241-1192826-3			05/30/96	
4601-241-1193242-2			06/11/96	
4601-241-1193243-0			06/11/96	
4601-241-1193244-8			06/11/96	
4601-241-1193245-5			06/11/96	
4601-241-1193246-3			06/11/96	
4601-241-1193939-3			07/08/96	
4601 - 241 - 1193940 - 1			07/08/96	
4601 - 241 - 1193942 - 7			07/08/96	
4601 - 241 - 1193943 - 5			07/08/96	
SEC 1594 CEDTAIN	TOMATO	SAUCE	DDEDADATION	1

SEC. 1534. CERTAIN TOMATO SAUCE PREPARATION ENTERED BETWEEN APRIL 4, 1995, AND JULY 22, 1996.

(a) IN GENERAL.—Notwithstanding section 514 of the Tariff Act of 1930 (19 U.S.C. 1514) or any other provision of law and subject to the provisions of subsection (b), the United States Customs Service shall, not later than 90 days after the receipt of the request described in subsection (b), liquidate or reliquidate each entry described in subsection (d) containing any merchandise which, at the time of the original liquidation, was classified under subheading 2002.10.00 of the Harmonized Tariff Schedule of the United States (relating to tomatoes, prepared or preserved) at the rate of duty that would have been applicable to such merchandise if the merchandise had been liquidated or reliquidated under subheading 2103.90.60 or 2103.90.90 of the Harmonized Tariff Schedule of the United States, whichever is applicable, on the date of entry.

(b) REQUESTS.—Reliquidation may be made under subsection (a) with respect to an entry described in subsection (d) with respect to an entry described in subsection (c) only if a request therefore is filed with the Customs Service within 90 days after the date of enactment of this Act.

(c) PAYMENT OF AMOUNTS OWED.—Any amounts owed by the United States pursuant to the liquidation or reliquidation of an entry under subsection (a) shall be paid not later than 90 days after the date of such liquidation or reliquidation.

(d) AFFECTED ENTRIES.—The entries referred to in subsection (a) are as follows:

Entry number Date of entry 4601-076-0264618-9 04/04/95 5201-406-0209309-4 04/04/95 4601-076-0143541-0 04/07/95 4601-076-0143550-1 04/10/95 5201 - 406 - 0210067 - 504/13/95 4601-076-0143671-5 04/24/95 4601-076-0143667-3 04/25/95 4601-076-0143668-1 04/25/954601-076-0143669-9 04/25/95 04/25/95 4601-076-0143670-7 4601-076-0143688-9 04/26/95 4601-076-0143689-7 04/26/95

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Entry number	
4601-076-0143	3737–4
4601-076-0143	
4601-076-0143 4601-076-0143	
4601-076-0143	3751–5
4601-076-0143 4601-076-0143	
4601-076-0143	3796–0
4601-076-0143 4601-076-0143	
4601-076-0143	
4601-076-0143	
4601-076-0144 4601-076-0144	
4601-076-0144	4061-8
4601-076-0143 4601-076-0144	
4601-076-0144	
4601-076-0144 4601-076-0144	
4601-076-0144	
4601-076-0144	
4601-076-0144 4601-076-0144	
4601-076-0144	
3901-551-3493 4601-076-0144	
4601-076-0144	1969–2
4601-076-0145 4601-076-0145	
4601-076-0145	
4601-076-0145 4601-076-0145	
4001-076-0142 5201-406-0215	
4601-076-0145	
4601-076-0145 4601-076-0145	
4601-076-0145	5310-8
4601-076-0145 4601-076-0145	
4601-076-0145	5403-1
4601-076-0145 4601-076-0145	
4601-076-0145	
4601-076-0145	
4601-076-0145 4601-076-0145	
4601-076-0145	5737-2
4601-076-0145 4601-076-0145	
4601-076-0146	6032-7
4601-076-0146 4601-076-0146	
4601-076-0146	
4601-076-0146	
4601-076-0146 4601-076-0146	
4601-076-0146	5562–3
4601-076-0146 4601-076-0146	
4601-076-0146	6683–7
4601-076-0146	6722-3

Date of entry
05/01/95 05/02/95 05/02/95 05/02/95 05/02/95 05/03/95 05/08/95 05/08/95 05/10/95 05/10/95 05/10/95 05/15/95 06/06/95 06/06/95 06/06/95 06/19/95
06/21/95 06/29/95 07/07/95 07/07/95 07/31/95 07/31/95 07/31/95 08/01/95
08/04/95 08/09/95 09/06/95 09/11/95 09/12/95 09/13/95 09/15/95
$\begin{array}{c} 09/15/95\\ 09/15/95\\ 09/21/95\\ 10/02/95\\ 10/03/95\\ 10/17/95\\ 10/19/95\\ 10/24/95 \end{array}$
$\begin{array}{c} 10/27/95\\ 11/03/95\\ 11/07/95\\ 11/09/95\\ 11/21/95\\ 12/01/95\\ 12/06/95\\ \end{array}$
$\begin{array}{c} 12/06/95\\ 12/07/95\\ 12/07/95\\ 01/10/96\\ 01/10/96\\ 02/05/96\\ 02/27/96\\ 03/11/96\end{array}$
03/12/96 03/20/96 03/26/96 04/04/96 04/08/96 04/15/96 04/22/96

Entry number

Date of entry

	 a tran	
4601-076-0147377-5		07/22/96
4601-076-0147248-8		07/01/96
4601-076-0147059-9		06/04/96
4601-076-0146766-0		04/25/96

Deadlines.

SEC. 1535. CERTAIN TOMATO SAUCE PREPARATION ENTERED BETWEEN OCTOBER 11, 1994, AND MAY 16, 1995.

(a) IN GENERAL.—Notwithstanding section 514 of the Tariff Act of 1930 (19 U.S.C. 1514) or any other provision of law and subject to the provisions of subsection (b), the United States Customs Service shall, not later than 90 days after the receipt of the request described in subsection (b), liquidate or reliquidate each entry described in subsection (d) containing any merchandise which, at the time of the original liquidation, was classified under subheading 2002.10.00 of the Harmonized Tariff Schedule of the United States (relating to tomatoes, prepared or preserved) at the rate of duty that would have been applicable to such merchandise if the merchandise had been liquidated or reliquidated under subheading 2103.90.60 or 2103.90.90 of the Harmonized Tariff Schedule of the United States, whichever is applicable, on the date of entry.

(b) REQUESTS.—Reliquidation may be made under subsection (a) with respect to an entry described in subsection (d) with respect to an entry described in subsection (c) only if a request therefore is filed with the Customs Service within 90 days after the date of enactment of this Act.

(c) PAYMENT OF AMOUNTS OWED.—Any amounts owed by the United States pursuant to the liquidation or reliquidation of an entry under subsection (a) shall be paid not later than 90 days after the date of such liquidation or reliquidation.

(d) AFFECTED ENTRIES.—The entries referred to in subsection (a) are as follows:

Entry number

Date of entry

0712-112-6947293-9
0712-112-6947294-7
0712-112-6947295-4
0712-112-7277897-5
0712 - 112 - 7278028 - 6
0712 - 112 - 7278028 - 0 0712 - 112 - 7279272 - 9
0112 112 1210212 0
0712 - 112 - 7292558 - 4
0712 - 112 - 7292647 - 5
0712-112-7292648-3
0712-112-7293042-8
0712-112-7293140-0
0712-112-7293435-4
0712 - 112 - 7293436 - 2
0.12 112 .200100 2
0712–112–7293515–3
0712-112-7293619-3
0712-112-7293620-1
0712-112-7293521-1
0712-112-7294412-2
0712-112-7294142-5
0712-112-7294143-3
0712 - 112 - 7294144 - 1
0712 - 112 - 7295546 - 6
0712-112-7295994-8
0712-112-7295998-9
0712 - 112 - 7296581 - 2
0712-112-7290301-2

10/11/94 10/14/94 10/14/94 10/14/94 10/14/94 11/07/94 11/22/94 11/22/94 11/28/94 11/28/94 12/06/94 12/07/94 12/07/94 12/07/94 12/07/94 12/07/94 12/13/94 12/21/9412/22/94 12/22/94 12/22/9401/18/95 01/27/95 01/27/95 01/27/95

Entry number

0712-112-7296677-8

0712-112-7298503-4

0712-112-7324623-8

0712-112-7325069-3

Date of entry

02/01/95 03/06/95 05/08/95 05/16/95

SEC. 1536. CERTAIN TOMATO SAUCE PREPARATION ENTERED Deadlines. **BETWEEN JUNE 17, 1991, AND OCTOBER 3, 1991.**

(a) IN GENERAL.-Notwithstanding section 514 of the Tariff Act of 1930 (19 U.S.C. 1514) or any other provision of law and subject to the provisions of subsection (b), the United States Customs Service shall, not later than 90 days after the receipt of the request described in subsection (b), liquidate or reliquidate each entry described in subsection (d) containing any merchandise which, at the time of the original liquidation, was classified under subheading 2002.10.00 of the Harmonized Tariff Schedule of the United States (relating to tomatoes, prepared or preserved) at the rate of duty that would have been applicable to such merchandise if the merchandise had been liquidated or reliquidated under subheading 2103.90.60 of the Harmonized Tariff Schedule of the United States (relating to tomato sauce preparation) on the date of entry.

(b) REQUESTS.—Reliquidation may be made under subsection (a) with respect to an entry described in subsection (d) only if a request therefore is filed with the Customs Service within 90 days after the date of enactment of this Act.

(c) PAYMENT OF AMOUNTS OWED.—Any amounts owed by the United States pursuant to the liquidation or reliquidation of an entry under subsection (a) shall be paid not later than 90 days after the date of such liquidation or reliquidation.

(d) AFFECTED ENTRIES.—The entries referred to in subsection (a) are as follows:

Entry number

Date of entry

72704-442-1186614-8 72704-442-1186615-5 24601-237-0045741-1 24601-237-0045787-4 24601-237-0045740-3 24601-237-0045791-6 24601-237-0045850-0 24601-237-0045852-6 24601-237-0045853-4 24601-237-0045855-9 24601-237-0045856-7 24601-237-0045857-5 24601 - 237 - 0045858 - 324601-237-0045851-8 24601 - 237 - 0045854 - 224601-237-0045888-0 24601-237-0045945-8 24601 - 237 - 0045955 - 724601-237-0045953-2 24601-237-0045954-0 24601-237-0045952-4 24601 - 237 - 0046033 - 224601-237-0046055-5 24601-237-0046056-3 24601-237-0046059-7 24601-237-0046061-3 24601-237-0046060-5

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Date of entry Entry number 24601-237-0046058-9 07/27/91 24601-237-0046054-8 07/27/9124601-237-0046057-1 07/27/91 24601-237-0046062-1 07/27/91 24601-237-0046196-7 08/10/91 24601-237-0046197-5 08/10/91 24601-237-0046198-3 08/12/91 24601 - 237 - 0046194 - 208/12/91 24601-237-0046195-9 08/12/91 24601-237-0046369-0 08/27/91 24601-237-0046420-1 09/07/91 24601-237-0046421-9 09/07/91 24601-237-0046423-5 09/07/91 24601-237-0046424-3 09/07/91 24601-237-0046425-0 09/07/91 24601-237-0046426-8 09/07/91 24601-237-0046427-6 09/07/91 24601 - 237 - 0046429 - 209/07/91 10901-551-2401127-5 09/19/91 10901 - 551 - 2401128 - 309/19/91 24601-237-0046467-2 09/21/9110901-551-2401210-9 09/25/91 10901-551-2401400-6 09/30/91 10901-551-2400795-0 10/02/91 10901-551-2400796-8 10/02/91 10901-551-2400797-6 10/02/91 10901-551-2400800-8 10/02/91 10901-551-2400809-9 10/02/91 10901-551-2400810-7 10/02/91 10901 - 551 - 2400811 - 510/02/91 10901-551-2401366-9 10/02/91 10/02/91 10901 - 551 - 2401364 - 410901-551-1819256-0 10/03/91

CHAPTER 2—MISCELLANEOUS PROVISIONS

SEC. 1551. HAIR CLIPPERS.

(a) IN GENERAL.—Heading 8510 of chapter 85 is amended—
(1) by striking subheading 8510.20.00 and inserting the following, with the article description for subheading 8510.20 having the same degree of indentation as the article description for subheading 8510.10.00, and with the article descriptions for subheadings 8510.20.10 and 8510.20.90 having the same degree of indentation as the article description for subheading 8510.20.10 and 8510.20.90 having the same degree of indentation as the article description for subheading 8510.90.55:

ű	8510.20 8510.20.10	Hair clippers: Hair clippers to be used for agricultural	0	0	0	0
		or horticultural pur- poses	4%	Free (A, CA, E, IL, J, JO,	45%	
	8510.20.90	Other	4%	MX) Free (A, CA, E, IL, J, JO, MX)	45%	";

and

(2) by striking subheading 8510.90.30 and inserting the following subheadings and superior text thereto, with such superior text having the same degree of indentation as the article description for subheading 8510.90.55:

ű	8510.90.30	Parts of hair clippers: Parts of hair clippers to be used for agricultural or horticultural pur-				
		poses	4%	Free (A,CA,E,	45%	
		-		IL,J,JO,MX)		
	8510.90.40	Other parts of hair clippers	4%	Free (A,CA,E,	45%	
				IL,J,JO,MX)		

(b) STAGED RATE REDUCTIONS.—Any staged reduction of a rate Applicability. of duty proclaimed by the President before the date of the enactment of this Act, that-

(1) would take effect on or after such date of enactment, and

(2) would, but for the amendments made by subsection (a), apply to subheading 8510.20.00 or subheading 8510.90.30 of the Harmonized Tariff Schedule of the United States,

applies to the corresponding rate of duty set forth in subheading 8510.20.10, 8510.20.90, or 8510.90.40 of such Schedule (as added by subsection (a)).

SEC. 1552. TRACTOR BODY PARTS.

(a) CERTAIN TRACTOR PARTS.—Heading 8708 is amended by striking subheading 8708.29.20 and inserting the following subheadings and superior text thereto, with such superior text having the same degree of indentation as the article description for subheading 8708.29.15:

u	8708.29.21 8708.29.25	Body stampings: For tractors suitable for agricultural use Other	Free 2.5%	Free (A, B, CA, E, IL, J, JO, MX)	Free 25%	".
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(b) STAGED RATE REDUCTIONS.—Any staged reduction of a rate Applicability. of duty proclaimed by the President before the date of the enactment of this Act, that-

(1) would take effect on or after such date of enactment, and

(2) would, but for the amendment made by subsection (a), apply to subheading 8708.29.20 of the Harmonized Tariff Schedule of the United States,

applies to the corresponding rate of duty set forth in subheading 8708.29.25 of such Schedule (as added by subsection (a)).

SEC. 1553. FLEXIBLE MAGNETS AND COMPOSITE GOODS CONTAINING FLEXIBLE MAGNETS.

Heading 8505 is amended-

(1) by striking subheading 8505.19.00 and inserting the following new subheadings, with the article description for subheadings 8505.19.10, 8505.19.20, and 8505.19.30 having the same degree of indentation as the article description for subheading 8505.11.00:

"	8505.19.10	Flexible magnet	4.9%	Free (A, CA,	45%
		-		E, IL, J, JO,	
				MX)	

8505.19.20	Composite goods containing flexi- ble magnet	4.9%	Free (A, CA, E, IL, J, JO,	45%	
8505.19.30	Other	4.9%	MX) Free (A, CA, E, IL, J, MX)	45%	".

Applicability.

(b) STAGED RATE REDUCTIONS.—Any staged reduction of a rate of duty proclaimed by the President before the date of the enactment of this Act, that-

(1) would take effect on or after such date of enactment, and

(2) would, but for the amendment made by subsection (a), apply to subheading 8505.19.00 of the Harmonized Tariff Schedule of the United States,

applies to the corresponding rate of duty set forth in subheadings 8505.19.10, 8505.19.20, and 8505.19.30 of such Schedule (as added by subsection (a)).

SEC. 1554. VESSEL REPAIR DUTIES.

(a) EXEMPTION.—Section 466(h) of the Tariff Act of 1930 (19 U.S.C. 1466(h)) is amended—

(1) in paragraph (1), by striking the comma at the end and inserting a semicolon;

(2) in paragraph (2), by striking ", or" at the end and inserting a semicolon;

(3) in paragraph (3), by striking the period at the end and inserting "; or"; and (4) by adding at the end the following:

"(4) the cost of equipment, repair parts, and materials that are installed on a vessel documented under the laws of the United States and engaged in the foreign or coasting trade, if the installation is done by members of the regular crew of such vessel while the vessel is on the high seas.

Declaration and entry shall not be required with respect to the installation, equipment, parts, and materials described in paragraph (4).".

(b) AMENDMENT TO HTS.—Subchapter XVIII of chapter 98 of the Harmonized Tariff Schedule of the United States is amended by striking "U.S. Note" and inserting "U.S. Notes" and by adding after U.S. note 1 the following new note:

"2. Notwithstanding the provisions of subheadings 9818.00.03 through 9818.00.07, no duty shall apply to the cost of equipment, repair parts, and materials that are installed in a vessel documented under the laws of the United States and engaged in the foreign or coasting trade, if the installation is done by members of the regular crew of such vessel while the vessel is on the high seas, and declaration and entry shall not be required with respect to such installation, equipment, parts, and materials.". (c) EFFECTIVE DATE.—The amendments made by this section

apply to vessel equipment, repair parts, and materials installed on or after April 25, 2001.

SEC. 1555. DUTY-FREE TREATMENT FOR HAND-KNOTTED OR HAND-WOVEN CARPETS.

(a) AMENDMENT OF THE TRADE ACT OF 1974.—Section 503(b) of the Trade Act of 1974 (19 U.S.C. 2463(b)) is amended by adding at the end the following new paragraph:

"(4) CERTAIN HAND-KNOTTED OR HAND-WOVEN CARPETS.-Notwithstanding paragraph (1)(A), the President may designate

19 USC 1466 note.

as an eligible article or articles under subsection (a) carpets or rugs which are hand-loomed, hand-woven, hand-hooked, hand-tufted, or hand-knotted, and classifiable under sub-heading 5701.10.16, 5701.10.40, 5701.90.10, 5701.90.20, 5702.10.90, 5702.42.20, 5702.49.10, 5702.51.20, 5702.91.30, 5702.92.00, 5702.99.10, 5703.10.00, 5703.20.10, or 5703.30.00 of the Harmonized Tariff Schedule of the United States.".

(b) CONFORMING AMENDMENT.—Section 503(b)(1)(A) of the Trade Act of 1974 (19 U.S.C. 2463(b)(1)(A)) is amended by striking "Textile" and inserting "Except as provided in paragraph (4), textile".

(c) EFFECTIVE DATE.—The amendments made by subsections (a) and (b) shall apply to any article entered, or withdrawn from warehouse for consumption, on or after the date on which the President makes a designation with respect to the article under section 503(b)(4) of the Trade Act of 1974, as added by subsection (a).

SEC. 1556. DUTY DRAWBACK FOR CERTAIN ARTICLES.

Section 313 of the Tariff Act of 1930 (19 U.S.C. 1313) is amended by adding at the end the following new subsection:

(y) ARTICLES SHIPPED TO THE UNITED STATES INSULAR POSSES-SIONS.—Articles described in subsection (j)(1) shall be eligible for drawback under this section if duty was paid on the merchandise upon importation into the United States and the person claiming the drawback demonstrates that the merchandise has entered the customs territory of the United States Virgin Islands, American Samoa, Wake Island, Midway Islands, Kingman Reef, Guam, Canton Island, Enderbury Island, Johnston Island, or Palmvra Island.".

SEC. 1557. UNUSED MERCHANDISE DRAWBACK.

(a) IN GENERAL.—Section 313(j) of the Tariff Act of 1930 (19 U.S.C. 1313(j)) is amended-

(1) in paragraph (1), by striking "because of its" and inserting "upon entry or"; and

(2) in paragraph (2)-

(Å) in the matter preceding subparagraph (Å), by striking "because of its" and inserting "upon entry or"; and

(B) in the matter following subparagraph (C)(ii)(II)-(i) by striking "then upon" and inserting "then, notwithstanding any other provision of law, upon"; and

(ii) by striking "shall be refunded as drawback" and inserting "shall be refunded as drawback under

this subsection".

note.

(b) EFFECTIVE DATE.—The amendments made by this section 19 USC 1313 shall take effect on the date of the enactment of this Act, and shall apply to any drawback claim filed on or after that date and to any drawback entry filed before that date if the liquidation of the entry is not final on that date.

SEC. 1558. TREATMENT OF CERTAIN FOOTWEAR UNDER CARIBBEAN BASIN ECONOMIC RECOVERY ACT.

Section 213(b) of the Caribbean Basin Economic Recovery Act (19 U.S.C. 2703(b)) is amended as follows:

(1) By amending paragraph (1)(B) to read as follows:

19 USC 2463 note.

 $``(B)\ footwear\ provided\ for\ in\ any\ of\ subheadings\ 6401.10.00,\ 6401.91.00,\ 6401.92.90,\ 6401.99.30,\ 6401.99.60,$ 6401.99.90, 6402.30.50, 6402.30.70, 6402.30.80, 6402.91.50, 6402.91.80, 6402.91.90, 6402.99.20, 6402.99.80, 6402.99.90, 6403.59.60, 6403.91.30, 6403.99.60, 6403.99.90, 6404.11.90, and 6404.19.20 of the HTS that was not designated at the time of the effective date of this title as eligible articles for the purpose of the generalized system of preferences under title V of the Trade Act of 1974;".

(2) In paragraph (3)(A)-

(A) in clause (i), by striking "Subject to clause (ii)" and inserting "Subject to clauses (ii) and (iii)"; and

(B) by adding at the end the following:

(iii) CERTAIN FOOTWEAR.-Notwithstanding paragraph (1)(B) and clause (i) of this subparagraph, footwear provided for in any of subheadings 6403.59.60, 6403.91.30, 6403.99.60, and 6403.99.90 of the HTS shall be eligible for the duty-free treatment provided for under this title if-

"(I) the article of footwear is the growth, product, or manufacture of a CBTPA beneficiary country; and

"(II) the article otherwise meets the requirements of subsection (a), except that in applying such subsection, 'CBTPA beneficiary country' shall be substituted for 'beneficiary country' each place it appears.".

SEC. 1559. DESIGNATION OF SAN ANTONIO INTERNATIONAL AIRPORT FOR CUSTOMS PROCESSING OF CERTAIN PRIVATE AIR-CRAFT ARRIVING IN THE UNITED STATES.

114 Stat. 2168.

(a) IN GENERAL.—Section 1453(a) of the Tariff Suspension and Trade Act of 2000 is amended by striking "2-year period" and inserting "6-year period". (b) EFFECTIVE DATE.—The amendment made by subsection (a)

shall be effective as of November 9, 2002.

SEC. 1560. AUTHORITY FOR THE ESTABLISHMENT OF INTEGRATED BORDER INSPECTION AREAS AT THE UNITED STATES-CANADA BORDER.

(a) FINDINGS.—Congress makes the following findings:

(1) The increased security and safety concerns that developed in the aftermath of the terrorist attacks in the United States on September 11, 2001, need to be addressed.

(2) One concern that has come to light is the vulnerability of the international bridges and tunnels along the United States borders.

(3) It is necessary to ensure that potentially dangerous vehicles are inspected prior to crossing these bridges and tunnels; however, currently these vehicles are not inspected until after they have crossed into the United States.

(4) Establishing Integrated Border Inspection Areas (IBIAs) would address these concerns by inspecting vehicles before they gained access to the infrastructure of international bridges and tunnels joining the United States and Canada.

(b) CREATION OF INTEGRATED BORDER INSPECTION AREAS.-

19 USC 1629 note.

(1) IN GENERAL.—The Commissioner of the Customs Service, in consultation with the Canadian Customs and Revenue Agency (CCRA), shall seek to establish Integrated Border Inspection Areas (IBIAs), such as areas on either side of the United States-Canada border, in which United States Customs officers can inspect vehicles entering the United States from Canada before they enter the United States, or Canadian Customs officers can inspect vehicles entering Canada from the United States before they enter Canada. Such inspections may include, where appropriate, employment of reverse inspection techniques.

(2) ADDITIONAL REQUIREMENT.—The Commissioner of Customs, in consultation with the Administrator of the General Services Administration when appropriate, shall seek to carry out paragraph (1) in a manner that minimizes adverse impacts on the surrounding community.

(3) ELEMENTS OF THE PROGRAM.—Using the authority granted by this section and under section 629 of the Tariff Act of 1930, the Commissioner of Customs, in consultation with the Canadian Customs and Revenue Agency, shall seek to—

(A) locate Integrated Border Inspection Areas in areas with bridges or tunnels with high traffic volume, significant commercial activity, and that have experienced backups and delays since September 11, 2001;

(B) ensure that United States Customs officers stationed in any such IBIA on the Canadian side of the border are vested with the maximum authority to carry out their duties and enforce United States law;

(C) ensure that United States Customs officers stationed in any such IBIA on the Canadian side of the border shall possess the same immunity that they would possess if they were stationed in the United States; and

(D) encourage appropriate officials of the United States to enter into an agreement with Canada permitting Canadian Customs officers stationed in any such IBIA on the United States side of the border to enjoy such immunities as permitted in Canada.

SEC. 1561. DESIGNATION OF FOREIGN LAW ENFORCEMENT OFFICERS.

(a) MISCELLANEOUS PROVISIONS.—Section 401(i) of the Tariff Act of 1930 (19 U.S.C. 1401(i)) is amended by inserting ", including foreign law enforcement officers," after "or other person".

(b) INSPECTIONS AND PRECLEARANCE IN FOREIGN COUNTRIES.— Section 629 of the Tariff Act of 1930 (19 U.S.C. 1629) is amended—

(1) in subsection (a), by inserting ", or subsequent to their exit from," after "prior to their arrival in";

(2) in subsection (c)—

(A) by inserting "or exportation" after "relating to the importation"; and

(B) by inserting "or exit" after "port of entry";

(3) by amending subsection (e) to read as follows:

"(e) STATIONING OF FOREIGN CUSTOMS AND AGRICULTURE INSPECTION OFFICERS IN THE UNITED STATES.—The Secretary of State, in coordination with the Secretary and the Secretary of Agriculture, may enter into agreements with any foreign country authorizing the stationing in the United States of customs and agriculture inspection officials of that country (if similar privileges are extended by that country to United States officials) for the purpose of insuring that persons and merchandise going directly to that country from the United States, or that have gone directly from that country to the United States, comply with the customs and other laws of that country governing the importation or exportation of merchandise. Any foreign customs or agriculture inspection official stationed in the United States under this subsection may exercise such functions, perform such duties, and enjoy such privileges and immunities as United States officials may be authorized to perform or are afforded in that foreign country by treaty, agreement, or law."; and

(4) by adding at the end the following:

"(g) PRIVILEGES AND IMMUNITIES.—Any person designated to perform the duties of an officer of the Customs Service pursuant to section 401(i) of this Act shall be entitled to the same privileges and immunities as an officer of the Customs Service with respect to any actions taken by the designated person in the performance of such duties.".

(c) CONFORMING AMENDMENT.—Section 127 of the Treasury Department Appropriations Act, 2003, is hereby repealed.

(d) EFFECTIVE DATE.—This section, and the amendments made by this section, take effect on the date of the enactment of this Act.

SEC. 1562. AMENDMENTS TO UNITED STATES INSULAR POSSESSION PROGRAM.

(a) PRODUCTION CERTIFICATES.—Additional U.S. Note 5(h) to chapter 91 is amended—

(1) by amending subparagraphs (i) and (ii) to read as follows:

"(i) In the case of each of calendar years 2003 through 2015, the Secretaries jointly, shall—

"(A) verify—

"(1) the wages paid by each producer to permanent residents of the insular possessions during the preceding calendar year (including the value of usual and customary health insurance, life insurance, and pension benefits); and "(2) the total quantity and value of watches and watch movements produced in the insular possessions by that producer and imported free of duty into the customs territory of the United States; and

"(B) issue to each producer (not later than 60 days after the end of the preceding calendar year) a certificate for the applicable amount.

"(ii) For purposes of subparagraph (i), except as provided in subparagraphs (iii) and (iv), the term 'applicable amount' means an amount equal to the sum of—

"(A) 90 percent of the producer's creditable wages (including the value of usual and customary health insurance, life insurance, and pension benefits) on the assembly during the preceding calendar year of the first 300,000 units; plus

"(B) the applicable graduated declining percentage (determined each year by the Secretaries) of the producer's creditable wages (including the value of usual and customary health insurance, life insurance, and pension benefits) on the assembly during

19 USC 1401, 1629 and note. 19 USC 1401 note.

Deadline.

the preceding calendar year of units in excess of 300,000 but not in excess of 750,000; plus

"(C) the difference between the duties that would have been due on each producer's watches and watch movements (excluding digital watches and excluding units in excess of the 750,000 limitation of this subparagraph) imported into the customs territory of the United States free of duty during the preceding calendar year if the watches and watch movements had been subject to duty at the rates set forth in column 1 under this chapter that were in effect on January 1, 2001, and the duties that would have been due on the watches and watch movements if the watches and watch movements had been subject to duty at the rates set forth in column 1 under this chapter that were in effect for such preceding calendar year."; and

(2) by amending subparagraph (v) to read as follows:

"(v) Any certificate issued under subparagraph (i) shall entitle the certificate holder to secure a refund of duties equal to the face value of the certificate on any articles that are imported into the customs territory of the United States by the certificate holder. Such refunds shall be made under regulations issued by the Treasury Department. Not more than 5 percent of such refunds may be retained as a reimbursement to the Customs Service for the administrative costs of making the refunds."

(b) JEWELRY.—Additional U.S. Note 3 to chapter 71 is amended—

(1) by redesignating paragraphs (b), (c), (d), and (e) as paragraphs (c), (d), (e), and (f), respectively;

(2) by inserting after paragraph (a) the following new paragraph:

"(b) Notwithstanding additional U.S. Note 5(h)(ii)(B) to chapter 91, articles of jewelry subject to this note shall be subject to a limitation of 10,000,000 units."; and

(3) by striking paragraph (f), as so redesignated, and inserting the following:

"(f) Notwithstanding any other provision of law, any article of jewelry provided for in heading 7113 that is assembled in the Virgin Islands, Guam, or American Samoa by a jewelry manufacturer or jewelry assembler that commenced jewelry manufacturing or jewelry assembly operations in the Virgin Islands, Guam, or American Samoa after August 9, 2001, shall be treated as a product of the Virgin Islands, Guam, or American Samoa for purposes of this note and General Note 3(a)(iv) of this Schedule if such article is entered no later than 18 months after such jewelry manufacturer or jewelry assembler commenced jewelry manufacturing or jewelry assembly operations in the Virgin Islands, Guam, or American Samoa.".

(c) EFFECTIVE DATE.—The amendments made by this section shall apply with respect to goods imported into the customs territory of the United States on or after January 1, 2003.

SEC. 1563. MODIFICATION OF PROVISIONS RELATING TO DRAWBACK CLAIMS.

(a) MERCHANDISE NOT CONFORMING TO SAMPLE OR SPECIFICA-TIONS.—Section 313(c) of the Tariff Act of 1930 (19 U.S.C. 1313(c)) is amended to read as follows:

"(c) MERCHANDISE NOT CONFORMING TO SAMPLE OR SPECIFICA-TIONS.-

"(1) CONDITIONS FOR DRAWBACK.—Upon the exportation or destruction under the supervision of the Customs Service of articles or merchandise-

"(A) upon which the duties have been paid,

"(B) which has been entered or withdrawn for consump-"(C) which is— "(C) not co

"(i) not conforming to sample or specifications, shipped without the consent of the consignee, or determined to be defective as of the time of importation, or

"(ii) ultimately sold at retail by the importer, or the person who received the merchandise from the importer under a certificate of delivery, and for any reason returned to and accepted by the importer, or the person who received the merchandise from the importer under a certificate of delivery, and

"(D) which, within 3 years after the date of importation or withdrawal, as applicable, has been exported or destroyed under the supervision of the Customs Service,

the full amount of the duties paid upon such merchandise, less 1 percent, shall be refunded as drawback.

(2) DESIGNATION OF IMPORT ENTRIES.—For purposes of paragraph (1)(C)(ii), drawback may be claimed by designating an entry of merchandise that was imported within 1 year before the date of exportation or destruction of the merchandise described in paragraph (1) (A) and (B) under the supervision of the Customs Service. The merchandise designated for draw-back must be identified in the import documentation with the same eight-digit classification number and specific product identifier (such as part number, SKU, or product code) as the returned merchandise.

"(3) WHEN DRAWBACK CERTIFICATES NOT REQUIRED.—For purposes of this subsection, drawback certificates are not required if the drawback claimant and the importer are the same party, or if the drawback claimant is a drawback successor to the importer as defined in subsection (s)(3).".

(b) TIME LIMITATION ON EXPORTATION OR DESTRUCTION.—Section 313(i) of the Tariff Act of 1930 (19 U.S.C. 1313(i)), is amended—

(1) by striking "No" and inserting "Unless otherwise provided for in this section, no"; and
(2) by inserting ", or destroyed under the supervision of the Customs Service," after "exported".

(c) Use of Domestic Merchandise Acquired in Exchange FOR IMPORTED MERCHANDISE OF SAME KIND AND QUALITY.-Section (1) by striking "(k)" and inserting "(k)(1)"; and
(2) by adding at the end the following new paragraph:

"(2) For purposes of subsections (a) and (b), the use of any domestic merchandise acquired in exchange for a drawback product of the same kind and quality shall be treated as the use of such drawback product if no certificate of delivery or certificate of manufacture and delivery pertaining to such drawback product is issued, other than that which documents the product's manufacture and delivery. As used in this paragraph, the term 'drawback product'

means any domestically produced product, manufactured with imported merchandise or any other merchandise (whether imported or domestic) of the same kind and quality, that is subject to drawback.".

(d) PACKAGING MATERIAL.—Section 313(q) of the Tariff Act of 1930 (19 U.S.C. 1313(q)), is amended to read as follows:

"(q) PACKAGING MATERIAL.—

"(1) PACKAGING MATERIAL UNDER SUBSECTIONS (c) AND (j).— Packaging material, whether imported and duty paid, and claimed for drawback under either subsection (c) or (j)(1), or imported and duty paid, or substituted, and claimed for drawback under subsection (j)(2), shall be eligible for drawback, upon exportation, of 99 percent of any duty, tax, or fee imposed under Federal law on such imported material.

"(2) PACKAGING MATERIAL UNDER SUBSECTIONS (a) AND (b).—Packaging material that is manufactured or produced under subsection (a) or (b) shall be eligible for drawback, upon exportation, of 99 percent of any duty, tax, or fee imposed under Federal law on the imported or substituted merchandise used to manufacture or produce such material.

"(3) CONTENTS.—Packaging material described in paragraphs (1) and (2) shall be eligible for drawback whether or not they contain articles or merchandise, and whether or not any articles or merchandise they contain are eligible for drawback.

"(4) EMPLOYING PACKAGING MATERIAL FOR ITS INTENDED PURPOSE PRIOR TO EXPORTATION.—The use of any packaging material for its intended purpose prior to exportation shall not be treated as a use of such material prior to exportation for purposes of applying subsection (a), (b), or (c), or paragraph (1)(B) or (2)(C)(i) of subsection (j).".

(e) LIMITATION ON LIQUIDATION.—Section 504 of the Tariff Act of 1930 (19 U.S.C. 1504) is amended—

(1) by striking subsections (a) and (b) and inserting the following:

"(a) LIQUIDATION.—

"(1) ENTRIES FOR CONSUMPTION.—Unless an entry of merchandise for consumption is extended under subsection (b) of this section or suspended as required by statute or court order, except as provided in section 751(a)(3), an entry of merchandise for consumption not liquidated within 1 year from—

"(Å) the date of entry of such merchandise,

"(B) the date of the final withdrawal of all such merchandise covered by a warehouse entry,

"(C) the date of withdrawal from warehouse of such merchandise for consumption if, pursuant to regulations issued under section 505(a), duties may be deposited after the filing of any entry or withdrawal from warehouse, or

"(D) if a reconciliation is filed, or should have been filed, the date of the filing under section 484 or the date the reconciliation should have been filed,

shall be deemed liquidated at the rate of duty, value, quantity, and amount of duties asserted at the time of entry by the importer of record. Notwithstanding section 500(e), notice of liquidation need not be given of an entry deemed liquidated.

"(2) ENTRIES OR CLAIMS FOR DRAWBACK.—

"(A) IN GENERAL.—Except as provided in subparagraph (B) or (C), unless an entry or claim for drawback is extended under subsection (b) or suspended as required by statute or court order, an entry or claim for drawback not liquidated within 1 year from the date of entry or claim shall be deemed liquidated at the drawback amount asserted by the claimant at the time of entry or claim. Notwithstanding section 500(e), notice of liquidation need not be given of an entry deemed liquidated.

(B) UNLIQUIDATED IMPORTS.—An entry or claim for drawback whose designated or identified import entries have not been liquidated and become final within the 1year period described in subparagraph (A), or within the 1-year period described in subparagraph (C), shall be deemed liquidated upon the deposit of estimated duties on the unliquidated imported merchandise, and upon the filing with the Custom's Service of a written request for the liquidation of the drawback entry or claim. Such a request must include a waiver of any right to payment or refund under other provisions of law. The Secretary of the Treasury shall prescribe any necessary regulations for the purpose of administering this subparagraph.

"(C) EXCEPTION.—An entry or claim for drawback filed before the date of the enactment of this paragraph, the liquidation of which is not final as of the date of the enactment of this paragraph, shall be deemed liquidated on the date that is 1 year after the date of the enactment of this paragraph at the drawback amount asserted by the claimant at the time of the entry or claim.

"(3) PAYMENTS OR REFUNDS.—Payment or refund of duties owed pursuant to paragraph (1) or (2) shall be made to the importer of record or drawback claimant, as the case may be, not later than 90 days after liquidation. "(b) EXTENSION.—The Secretary of the Treasury may extend

the period in which to liquidate an entry if-

"(1) the information needed for the proper appraisement or classification of the imported or withdrawn merchandise, or for determining the correct drawback amount, or for ensuring compliance with applicable law, is not available to the Customs Service; or

(2) the importer of record or drawback claimant, as the case may be, requests such extension and shows good cause therefor.

The Secretary shall give notice of an extension under this subsection to the importer of record or drawback claimant, as the case may be, and the surety of such importer of record or drawback claimant. Notice shall be in such form and manner (which may include electronic transmittal) as the Secretary shall by regulation prescribe. Any entry the liquidation of which is extended under this subsection shall be treated as having been liquidated at the rate of duty, value, quantity, and amount of duty asserted at the time of entry by the importer of record, or the drawback amount asserted at the time of entry by the drawback claimant, at the expiration of 4 years from the applicable date specified in subsection (a)."; (2) in subsection (c)-

(A) by inserting "or drawback claimant, as the case may be," after "to the importer of record"; and

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(B) by inserting "or drawback claimant" after "of such importer of record"; and (3) in subsection (d), by striking the period at the end

and inserting "or (in the case of a drawback entry or claim) at the drawback amount asserted at the time of entry by the drawback claimant.".

(f) PENALTIES FOR FALSE DRAWBACK CLAIMS.—Section 593A(h) of the Tariff Act of 1930 (19 U.S.C. 1593a(h)) is amended by striking "subsection (g)" and inserting "subsections (c) and (g)".

(g) EFFECTIVE DATE.-

(1) IN GENERAL.—The amendments made by subsections (a), (b), (c), (d), and (f) shall take effect on the date of the enactment of this Act, and shall apply to-

(A) any drawback entry filed on and after such date of enactment; and

(B) any drawback entry filed before such date of enactment if the liquidation of the entry is not final on such date of enactment.

(2) SUBSECTION (e).—The amendments made by subsection 19 USC 1504 (e) shall take effect on the date of the enactment of this Act, note. and shall apply to-

(A) any entry of merchandise for consumption or entry or claim for drawback filed on and after such date of enactment; and

(B) any entry or claim for drawback filed before such date of enactment if the liquidation of the entry or claim is not final on such date of enactment.

Subtitle C—Effective Date

SEC. 1571. EFFECTIVE DATE.

Except as otherwise provided in this title, the amendments made by this title shall apply with respect to goods entered, or withdrawn from warehouse for consumption, on or after the 15th day after the date of the enactment of this Act.

TITLE II—OTHER TRADE PROVISIONS

Subtitle A—Miscellaneous Provisions

SEC. 2001. TERMINATION OF APPLICATION OF TITLE IV OF THE TRADE ACT OF 1974 TO ARMENIA.

(a) FINDINGS.—Congress makes the following findings:

(1) Armenia has been found to be in full compliance with the freedom of emigration requirements under title IV of the Trade Act of 1974.

(2) Armenia acceded to the World Trade Organization on February 5, 2003.

(3) Since declaring its independence from the Soviet Union in 1991, Armenia has made considerable progress in enacting free-market reforms.

(4) Armenia has demonstrated a strong desire to build a friendly and cooperative relationship with the United States and has concluded many bilateral treaties and agreements with the United States.

19 USC 1313 note.

19 USC 2434

note.

note.

19 USC 1313

(5) Total United States-Armenia bilateral trade for 2002 amounted to more than \$134,200,000.

(b) PRESIDENTIAL DETERMINATIONS AND EXTENSIONS OF NON-DISCRIMINATORY TREATMENT.—Notwithstanding any provision of title IV of the Trade Act of 1974 (19 U.S.C. 2431 et seq.), the President may—

(1) determine that such title should no longer apply to Armenia; and

(2) after making a determination under paragraph (1) with respect to Armenia, proclaim the extension of nondiscriminatory treatment (normal trade relations treatment) to the products of that country.

(c) TERMINATION OF APPLICATION OF TITLE IV.—On and after the effective date of the extension under subsection (b)(2) of nondiscriminatory treatment to the products of Armenia, title IV of the Trade Act of 1974 shall cease to apply to that country.

SEC. 2002. MODIFICATION TO CELLAR TREATMENT OF NATURAL WINE.

26 USC 5382.

(a) IN GENERAL.—Subsection (a) of section 5382 of the Internal Revenue Code of 1986 (relating to cellar treatment of natural wine) is amended to read as follows:

"(a) PROPER CELLAR TREATMENT.—

"(1) IN GENERAL.—Proper cellar treatment of natural wine constitutes—

"(A) subject to paragraph (2), those practices and procedures in the United States, whether historical or newly developed, of using various methods and materials to stabilize the wine, or the fruit juice from which it is made, so as to produce a finished product acceptable in good commercial practice in accordance with regulations prescribed by the Secretary; and

"(B) subject to paragraph (3), in the case of wine produced and imported subject to an international agreement or treaty, those practices and procedures acceptable to the United States under such agreement or treaty.

"(2) RECOGNITION OF CONTINUING TREATMENT.—For purposes of paragraph (1)(A), where a particular treatment has been used in customary commercial practice in the United States, it shall continue to be recognized as a proper cellar treatment in the absence of regulations prescribed by the Secretary finding such treatment not to be proper cellar treatment within the meaning of this subsection.

"(3) CERTIFICATION OF PRACTICES AND PROCEDURES FOR IMPORTED WINE.—

"(A) IN GENERAL.—In the case of imported wine produced after December 31, 2004, the Secretary shall accept the practices and procedures used to produce such wine, if, at the time of importation—

"(i) the Secretary has on file or is provided with a certification from the government of the producing country, accompanied by an affirmed laboratory analysis, that the practices and procedures used to produce the wine constitute proper cellar treatment under paragraph (1)(A),

"(ii) the Secretary has on file or is provided with such certification, if any, as may be required by an international agreement or treaty under paragraph (1)(B), or

"(iii) in the case of an importer that owns or controls or that has an affiliate that owns or controls a winery operating under a basic permit issued by the Secretary, the importer certifies that the practices and procedures used to produce the wine constitute proper cellar treatment under paragraph (1)(A).

(B) AFFILIATE DEFINED.—For purposes of this paragraph, the term 'affiliate' has the meaning given such term by section 117(a)(4) of the Federal Alcohol Administration Act (27 U.S.C. 211(a)(4)) and includes a winery's parent or subsidiary or any other entity in which the winery's parent or subsidiary has an ownership interest.".

(b) EFFECTIVE DATE.—The amendment made by this section shall take effect on January 1, 2005.

SEC. 2003. ARTICLES ELIGIBLE FOR PREFERENTIAL TREATMENT UNDER THE ANDEAN TRADE PREFERENCE ACT.

(a) IN GENERAL.—Notwithstanding section 514 of the Tariff Act of 1930 or any other provision of law, and subject to subsection (c)—

(1) with respect to any article described in section 204(b)(1)(D) of the Andean Trade Preference Act (as amended by section 3103(a)(2) of the Trade Act of 2002) for which the President proclaims duty free treatment pursuant to section 204(b)(1) of the Andean Trade Preference Act, the entry of any such article on or after August 6, 2002, and before the date on which the President so proclaims duty free treatment for such article shall be subject to the rate of duty applicable on August 5, 2002; and

 $(\bar{2)}$ such entries shall be liquidated or reliquidated as if the reduced duty preferential treatment applied, and the Secretary of the Treasury shall refund any excess duties paid with respect to such entry.

(b) ENTRY.—As used in this subsection, the term "entry" includes a withdrawal from warehouse for consumption.

(c) REQUESTS.—Liquidation or reliquidation may be made under Deadline. paragraph (1) with respect to an entry only if a request therefor is filed with the Customs Service, within 180 days after the date of the enactment of this Act, and such request contains sufficient information to enable the Customs Service-

(1) to locate the entry: or

(2) to reconstruct the entry if it cannot be located.

SEC. 2004. TECHNICAL AMENDMENTS.

(a) TRADE ACT of 2002.—(1) Section 2(a)(4) of the Trade Act of 2002 is amended by striking "and Other Provisions".
(2) The table of contents of the Trade Act of 2002 is amended—

(A) in the item relating to section 342, by striking "customs

service" and inserting "Customs Service"; and

(B) by amending the item relating to section 3107 to read as follows:

"3107. Trade benefits under the Caribbean Basin Economic Recovery Act.".

(3) The amendment made by section 111(b) of the Trade Act 19 USC 2346. of 2002 shall be deemed never to have been enacted.

26 USC 5382 note.

19 USC 3203 note.

19 USC 3801 note.

(4) Section 221(a)(2)(A) of the Trade Act of 1974 (19 U.S.C. 2271(a)(2)(A)) is amended by striking "assistance, and appropriate" and inserting "assistance and appropriate"

(5) Section 222(b) of the Trade Act of 1974 (19 U.S.C. 2272(b)) is amended-

(A) by striking the subsection heading and inserting the

following: "ADVERSELY AFFECTED SECONDARY WORKERS"; and (B) in the matter preceding paragraph (1), by inserting "pursuant to a petition filed under section 221" after "under this chapter".

19 USC 2298. 19 USC 2318.

(6) Section 238(b)(1) of the Trade Act of 1974 is amended by striking "Secretary," and inserting "Secretary)".

(7) Section 246 of the Trade Act of 1974 is amended—

(A) in subsection (a)(3)(B)(iii), by striking "and" after the semicolon;

(B) in subsection (a)(5), by striking "section 238(a)(2)(B)" and inserting "paragraph (2)(B)"; and (C) in subsection (b)(2), by striking "provided that" and

inserting "if".

(8) The table of contents of the Trade Act of 1974 is amended by striking

"Sec. 246. Supplemental wage allowances demonstration projects.".

19 USC 2401e.

(9) Section 296 of the Trade Act of 1974 is amended-

(A) in subsection (a)(1)

(i) in the matter preceding subparagraph (A)-

(I) by striking "trade adjustment allowance" and inserting "adjustment assistance under this chapter"; and

(II) by striking "such allowance" and inserting "such assistance"; and

(ii) in subparagraph (A), by striking "subsection (a)" and inserting "this subsection"; and
(B) in subsection (b)(2), by striking "paragraph (1) except" and inserting "paragraph (1), except".
(10) Section 141(b) of the Trade Act of 2002 is amended by

striking "title" and inserting "subtitle". (11) Section 142 of the Trade Act of 2002 is amended—

(A) in subsection (a)(1)-

(i) by striking "284(a)" and "2395(a)" and inserting "284" and "2395", respectively; and

(ii) in subparagraph (A), by inserting "in subsection (a)," after "(A)"; and

(B) in subsection (b), by striking ", as amended by subparagraph (A),".

(12) Section 583(c)(1) of the Tariff Act of 1930 (19 U.S.C. 1583(c)(1)) is amended by moving the matter preceding subparagraph (A) and subparagraphs (A) through (K) 2 ems to the right.

(13) Section 371(b) of the Trade Act of 2002 is amended by striking "1330(e)(2)" and inserting "1330(e)". (14) Section 336 of the Trade Act of 2002 is amended to read

as follows:

"SEC. 336. STUDY AND REPORT RELATING TO CUSTOMS USER FEES.

"(a) STUDY.—The Comptroller General shall conduct a study on the extent to which the amount of each customs user fee imposed

19 USC 2401 note.

19 USC 2395.

19 USC 1330.

under section 13031(a) of the Consolidated Omnibus Budget Reconciliation Act of 1985 (19 U.S.C. 58c(a)) approximates the cost of services provided by the Customs Service relating to the fee so imposed.

(b) REPORT.—Not later than 180 days after the date of the enactment of the Miscellaneous Trade and Technical Corrections Act of 2004, the Comptroller General shall submit to the Committee on Ways and Means of the House of Representatives and the Committee on Finance of the Senate a report containing-

"(1) the results of the study conducted under subsection (a); and

"(2) recommendations for the appropriate amount of the customs user fees if such results indicate that the fees are not commensurate with the level of services provided by the Customs Service.

Notwithstanding any other provision of law, the report or its contents may only be disclosed by the Comptroller General to the committees or Members of Congress and the Customs Service and shall not be disclosed to the public.". (15) Section 141(b)(2) of the Trade Act of 1974 (19 U.S.C.

2171(b)(2)) is amended by moving the paragraph 2 ems to the left.

(16) Section 2102(c) of the Trade Act of 2002 is amended-(A) in paragraph (8), by striking "this Act" and inserting "this title"; and

(B) in paragraph (12), by striking "government engaged" and inserting "government is engaged".

(17) Section 2103 of the Trade Act of 2002 is amended—

(A) in subsection (a)(1)(A), by striking "June 1" each place it appears and inserting "July 1"; (B) in subsection (b)(1)(C), by striking "June 1" each place

it appears and inserting "July 1" and

(C) in subsection (c)-

(i) in paragraph (1)(B)(ii), by striking "June 1" and inserting "July 1";

(ii) in paragraph (2), by striking "March 1" and inserting "April 1"; and

(iii) in paragraph (3), by striking "May 1" each place it appears and inserting "June 1".

(18) Section 2105(c) of the Trade Act of 2002 is amended by 19 USC 3805. striking "aand" and inserting "and".

(19) Section 2113 of the Trade Act of 2002 is amended—

(A) in the first paragraph designated "(2)", by striking "101(d)(12)" and "3511(d)(12)" and inserting "101(d)(13)" and "3511(d)(13)", respectively; and

(B) in the second paragraph designated "(2)"—

(i) by redesignating such paragraph as paragraph (3); and

(ii) by striking "101(d)(13)" and "3511(d)(13)" and inserting "101(d)(12)" and "3511(d)(12)", respectively.

(20) Section 4101(b)(1) of the Trade Act of 2002 is amended— (A) in the matter preceding subparagraph (A), by striking

"entry—" and inserting "entry of any article—"; and

(B) in subparagraph (A), by striking "of any article".
(21) Section 151(a) of the Trade Act of 2002 is amended by 19 USC note striking "and 141(b)" and inserting ", 141(b), 201(d), and 202(e)". prec. 2271.

19 USC 3813.

19 USC 2465 note.

19 USC 3803.

19 USC 3802.

26 USC 6103.

116 Stat. 1035.

19 USC 1505.

(22) Paragraph (4) of section 6103(p) of the Internal Revenue Code of 1986, as amended by section 202(b)(2)(B) of the Trade Act of 2002 (Public Law 107–210; 116 Stat. 961), is amended by striking "or (17)" after "any other person described in subsection (l)(16)" each place it appears and inserting "or (18)".

(b) APPAREL ARTICLES UNDER CARIBBEAN BASIN ECONOMIC RECOVERY ACT.—(1) Section 213(b)(2)(A) of the Caribbean Basin Economic Recovery Act (19 U.S.C. 2703(b)(2)(A)) is amended—

(A) in clause (i), by striking "(including" and inserting "or both (including";

(B) in clause (v), by striking ", from fabrics or yarn that is not formed in the United States or in one or more CBTPA beneficiary countries"; and

(C) in clause (vii)(IV), by striking "(i) or (ii)" and inserting "(i), (ii), or (ix)".

(2) Section 3107(a)(1)(B) of the Trade Act of 2002 is amended by striking "(B) by adding at the end the following:" and inserting "(B) by amending the last two sentences to read as follows:".

(c) TARIFF ACT OF 1930.—Section 505(a) of the Tariff Act of 1930 is amended—

(1) in the first sentence—

(A) by inserting "referred to in this subsection" after "periodic payment"; and

(B) by striking "10 working days" and inserting "12 working days"; and

(2) in the second sentence, by striking "a participating" and all that follows through the end of the sentence and inserting the following: "the Secretary shall promulgate regulations, after testing the module, permitting a participating importer of record to deposit estimated duties and fees for entries of merchandise, other than merchandise entered for warehouse, transportation, or under bond, no later than the 15 working days following the month in which the merchandise is entered or released, whichever comes first.".

(d) ADDITIONAL TECHNICAL AMENDMENTS.—(1) The second and third U.S. notes 6 to subchapter XVII 14 of chapter 98 of the Harmonized Tariff Schedule of the United States (as added by sections 1433(b) and 1456(b) of the Tariff Suspension and Trade Act of 2000, respectively) are redesignated as U.S. notes 7 and 8 to subchapter XVII of such chapter 98, respectively.

(2) U.S. notes 4 and 12 to subchapter II of chapter 99 of the Harmonized Tariff Schedule of the United States are hereby repealed.

(3) Section 421(b) of the Trade Act of 1974 (19 U.S.C. 2451(b)) is amended by striking "subtitle" each place it appears and inserting "chapter".

(4) Section 422(j) of the Trade Act of 1974 (19 U.S.C. 2451a(j)) is amended by striking "(1)".

(5) Section 337(a) of the Tariff Act of 1930 (19 U.S.C. 1337) is amended—

(A) in paragraph (1), by aligning the text of subparagraph (E) with the text of subparagraph (D); and

(B) in paragraph (2), by striking "and (D)" and inserting "(D), and (E)".

(6) Section 313(n)(1)(B) of the Tariff Act of 1930 (19 U.S.C. 1313(n)(1)(B)) is amended by adding a semicolon after "Act".

Regulations. Deadline. (7) Section 202(d)(1) of the United States-Chile Free Trade Agreement Implementation Act (19 U.S.C. 3805 note) is amended by striking "subsection (a)(2)" and inserting "subsection (a)(1)(B)". (8)(A) Subheading 9804.00.70 of the Harmonized Tariff

Schedule of the United States is amended in the article description column-

(i) by striking "\$1200" and inserting "\$1600";

(ii) by striking "\$400" and inserting "\$800"; and

(iii) by striking "or up to \$600 of which have been acquired in one or more beneficiary countries".

(B) Subheading 9804.00.72 of the Harmonized Tariff Schedule of the United States is amended in the article description column-

(i) by striking "\$600" and inserting "\$800"; and (ii) by striking "not more than \$400 of which shall have been acquired elsewhere than in beneficiary countries"

(e) UNITED STATES VESSELS.—Section 204(b)(4)(B)(i) of the Andean Trade Preference Act is amended to read as follows:

> "(i) UNITED STATES VESSEL.—A 'United States vessel' is-

"(I) a vessel that has a certificate of documentation with a fishery endorsement under chapter 121 of title 46, United States Code; or

"(II) in the case of a vessel without a fishery endorsement, a vessel that is documented under the laws of the United States and for which a license has been issued pursuant to section 9 of the South Pacific Tuna Act of 1988 (16 U.S.C. 973g).".

(f) CUSTOMS USER FEES.—(1) Section 13031(b)(9)(A) of the Consolidated Omnibus Budget Reconciliation Act of 1985 (19 U.S.C. 58c(b)(9)(A)) is amended by striking "less than \$2,000" and inserting "\$2,000 or less".

(2) Section 13031(b)(9)(A)(ii) of the Consolidated Omnibus Budget Reconciliation Act of 1985 (19 U.S.C. 58c(b)(9)(A)(ii)) is amended to read as follows:

"(ii) Notwithstanding subsection (e)(6) and subject to the provisions of subparagraph (B), in the case of an express consignment carrier facility or centralized hub facility-

"(I) \$.66 per individual airway bill or bill of lading; and

"(II) if the merchandise is formally entered, the fee provided for in subsection (a)(9), if applicable.".

(3) Section 13031(b)(9)(B) of the Consolidated Omnibus Budget Reconciliation Act of 1985 (19 U.S.C. 58c(b)(9)(B)) is amended-

(A) by moving the margins for subparagraph (B) 4 ems to the left; and

(B) in clause (ii), by striking "subparagraph (A)(ii)" and

inserting "subparagraph (A)(ii) (I) or (II)". (4) Section 13031(f)(1)(B) of the Consolidated Omnibus Budget Reconciliation Act of 1985 (19 U.S.C. 58c(f)(1)(B)) is amended by moving the subparagraph 2 ems to the left.

(g) ENTRIES OF CERTAIN APPAREL ARTICLES PURSUANT TO THE CARIBBEAN BASIN ECONOMIC RECOVERY ACT.-

(1) IN GENERAL.—Notwithstanding section 514 of the Tariff Act of 1930 (19 U.S.C. 1514) or any other provision of law, the Customs Service shall liquidate or reliquidate as free of duty and free of any quantitative restrictions, limitations, or

19 USC 2703 note. Deadlines.

19 USC 3203.

consultation levels entries of articles described in paragraph (4) made on or after October 1, 2000.

(2) REQUESTS.—Liquidation or reliquidation may be made under paragraph (1) with respect to an entry described in paragraph (4) only if a request therefor is filed with the Customs Service within 90 days after the date of the enactment of this Act and the request contains sufficient information to enable the Customs Service to locate the entry or reconstruct the entry if it cannot be located.

(3) PAYMENT OF AMOUNTS OWED.—Any amounts owed by the United States pursuant to the liquidation or reliquidation of any entry under paragraph (1) shall be paid not later than 180 days after the date of such liquidation or reliquidation.

(4) ENTRIES.—The entries referred to in paragraph (1) are entries of apparel articles (other than socks provided for in heading 6115 of the Harmonized Tariff Schedule of the United States) that meet the requirements of section 213(b)(2)(A) of the Caribbean Basin Economic Recovery Act (as amended by section 3107(a) of the Trade Act of 2002 and subsection (b) of this section).

(h) LABELING REQUIREMENTS.—

(1) IN GENERAL.—Section 4 of the Textile Fiber Products Identification Act (15 U.S.C. 70b) is amended by adding at the end the following new subsection:

"(k) MARKING OF CERTAIN SOCK PRODUCTS.-

"(1) Notwithstanding any other provision of law, socks provided for in subheading 6115.92.90, 6115.93.90, 6115.99.18, 6111.20.60, 6111.30.50, or 6111.90.50 of the Harmonized Tariff Schedule of the United States, as in effect on September 1, 2003, shall be marked as legibly, indelibly, and permanently as the nature of the article or package will permit in such a manner as to indicate to the ultimate consumer in the United States the English name of the country of origin of the article. The marking required by this subsection shall be on the front of the package, adjacent to the size designation of the product, and shall be set forth in such a manner as to be clearly legible, conspicuous, and readily accessible to the ultimate consumer.

"(2) EXCEPTIONS.—Any package that contains several different types of goods and includes socks classified under subheading 6115.92.90, 6115.93.90, 6115.99.18, 6111.20.60, 6111.30.50, or 6111.90.50 of the Harmonized Tariff Schedule of the United States, as in effect on September 1, 2003, shall not be subject to the requirements of paragraph (1).".

(2) EFFECTIVE DATE.—The amendment made by paragraph (1) shall take effect on the date that is 15 months after the date of enactment of this Act, and on and after the date that is 15 months after such date of enactment, any provision of part 303 of title 16, Code of Federal Regulations, that is inconsistent with such amendment shall not apply.

(i) EXTENSION OF INDUSTRY TRADE ADVISORY COMMITTEES.—
 (1) IN GENERAL.—Section 135(f)(2) of the Trade Act of 1974
 (19 U.S.C. 2155(f)(2)) is amended to read as follows:

"(2) to all other advisory committees which may be established under subsection (c) of this section, except that—

"(A) the meetings of advisory committees established under subsections (b) and (c) of this section shall be exempt

15 USC 70b note.

President.

from the requirements of subsections (a) and (b) of sections 10 and 11 of the Federal Advisory Committee Act (relating to open meetings, public notice, public participation, and public availability of documents), whenever and to the extent it is determined by the President or the President's designee that such meetings will be concerned with matters the disclosure of which would seriously compromise the development by the United States Government of trade policy, priorities, negotiating objectives, or bargaining positions with respect to matters referred to in subsection (a) of this section, and that meetings may be called of such special task forces, plenary meetings of chairmen, or other such groups made up of members of the committees established under subsections (b) and (c) of this section; and

"(B) notwithstanding subsection (a)(2) of section 14 of the Federal Advisory Committee Act, any committee established under subsection (b) or (c) may, in the discretion of the President or the President's designee, terminate not later than the expiration of the 4-year period beginning

on the date of their establishment.". (2) CONFORMING AMENDMENT.—Section 135(b)(1) of the Trade Act of 1974 (19 U.S.C. 2155(b)(1)) is amended by striking "2 years" and inserting "4 years or until the committee is scheduled to expire".

(3) EFFECTIVE DATE.—The amendments made by this subsection shall take effect on February 1, 2006.

(j) RETROACTIVITY FOR CERTAIN AGOA PROVISIONS.-

(1) IN GENERAL.—Section 8(d) of the AGOA Acceleration Act of 2004 (Public Law 108–274) is amended by striking "section 112(b)" and inserting "section 112".

(2) APPLICABILITY.-

(A) IN GENERAL.—The amendment made by paragraph (1) shall take effect as if included in the enactment of section 8 of the AGOA Acceleration Act of 2004.

(B) REQUESTS FOR RETROACTIVE APPLICATION.—Section 8(b) of the AGOA Acceleration Act of 2004 shall be applied with respect to the amendment made by paragraph (1) by substituting "90 days after the date of the enactment of the Miscellaneous Trade and Technical Corrections Act of 2004" for "90 days after the date of the enactment of this Act".

(k) MAURITIUS.-

(1) IN GENERAL.—Section 112(b)(3)(B) of the African Growth and Opportunity Act (19 U.S.C. 3271(b)(3)(B)) is amended by 19 USC 3721. adding at the end the following new clause: Effective date.

"(iv) SEPARATE LIMITATION FOR MAURITIUS.—For the 1-year period beginning October 1, 2004-

"(I) the term 'lesser developed beneficiary sub-

Saharan African country' includes Mauritius; and "(II) the applicable percentage with respect to Mauritius shall be 5 percent of the applicable percentage described in clause (ii)(II).".

(2) RETROACTIVE APPLICATION.—Notwithstanding section 514 of the Tariff Act of 1930 (19 U.S.C. 1514) or any other provision of law, upon proper request filed with the Bureau of Customs and Border Protection before the 90th day after

19 USC 3701 note.

19 USC 2155

note.

19 USC 3701 note.

Deadline.

118 STAT. 2595

the date of the enactment of this Act, any entry, or withdrawal from warehouse for consumption, of any good—

(A) that was made on or after October 1, 2004, and before the date of the enactment of this Act, and

(B) with respect to which there would have been no duty if the amendment made by this subsection applied to such entry or withdrawal,

shall be liquidated or reliquidated as if such amendment applied to such entry or withdrawal.

SEC. 2005. EXTENSION OF NORMAL TRADE RELATIONS TO LAOS.

(a) FINDINGS.—Congress finds that—

(1) the Lao People's Democratic Republic is pursuing a broad policy of adopting market-based reforms to enhance its economic competitiveness and achieve an attractive climate for investment;

(2) extension of normal trade relations treatment would assist the Lao People's Democratic Republic in developing its economy based on free market principles and becoming competitive in the global marketplace;

(3) establishing normal commercial relations on a reciprocal basis with the Lao People's Democratic Republic will promote United States exports to the rapidly growing southeast Asian region and expand opportunities for United States business and investment in the Lao People's Democratic Republic economy;

(4) United States and Laotian commercial interests would benefit from the bilateral trade agreement between the United States and the Lao People's Democratic Republic, signed in 2003, providing for market access and the protection of intellectual property rights;

(5) the Lao People's Democratic Republic has taken cooperative steps with the United States in the global war on terrorism, combating the trafficking of narcotics, and the accounting for American servicemen and civilians still missing from the Vietnam war; and

(6) expanding bilateral trade relations that include a commercial agreement may promote further progress by the Lao People's Democratic Republic on human rights, religious tolerance, democratic rule, and transparency, and assist that country in adopting regional and world trading rules and principles.

(b) EXTENSION OF NONDISCRIMINATORY TREATMENT TO THE PRODUCTS OF THE LAO PEOPLE'S DEMOCRATIC REPUBLIC.—

(1) Harmonized tariff schedule amendment.—General note 3(b) of the Harmonized Tariff Schedule of the United States is amended by striking "Laos".

(2) Effective date.—The amendment made by paragraph (1) applies with respect to goods entered, or withdrawn from warehouse for consumption, on or after the effective date of a notice published in the Federal Register by the United States Trade Representative that a trade agreement obligating reciprocal most-favored-nation treatment between the Lao People's Democratic Republic and the United States has entered into force.

Federal Register, publication.

SEC. 2006. REPEAL OF ANTIDUMPING PROVISION OF REVENUE ACT OF 1916.

(a) REPEAL.—Section 801 of the Act entitled "An Act to increase the revenue, and for other purposes", approved September 8, 1916 (15 U.S.C. 72), is repealed.

b) EFFECT OF REPEAL.—The repeal made by subsection (a) 15 USC 72 note. shall not affect any action under section 801 of the Act referred to in subsection (a) that was commenced before the date of the enactment of this Act and is pending on such date.

Subtitle B—Technical Amendments **Relating to Entry and Protest**

SEC. 2101. ENTRY OF MERCHANDISE.

(a) IN GENERAL.-Subsection (a) of section 484 of the Tariff Act of 1930 (19 U.S.C. 1484) is amended-

(1) in paragraph (1)(B), by inserting after "entry" the following: ", or substitute 1 or more reconfigured entries on an import activity summary statement,"; and

(2) in paragraph (2)(A)—

(A) in the second sentence, by inserting after "state-ments," the following: "and permit the filing of reconfigured entries,"; and

(B) by adding at the end the following: "Entries filed under paragraph (1)(A) shall not be liquidated if covered by an import activity summary statement, but instead each reconfigured entry in the import activity summary state-

(b) RECONCILIATION.—Subsection (b)(1) of such section is amended in the fourth sentence by striking "15 months" and inserting "21 months".

SEC. 2102. LIMITATION ON LIQUIDATIONS.

Section 504 of the Tariff Act of 1930 (19 U.S.C. 1504) is amended-

(1) in subsection (a)—

(A) by striking "or" at the end of paragraph (3);
(B) in paragraph (4), by striking "filed;" and inserting "filed, whichever is earlier; or"; and

(C) by inserting after paragraph (4) the following:

"(5) if a reconfigured entry is filed under an import activity summary statement, the date the import activity summary statement is filed or should have been filed, whichever is earlier;"; and

(2) by striking "at the time of entry" each place it appears.

SEC. 2103. PROTESTS.

Section 514 of the Tariff Act of 1930 (19 U.S.C. 1514) is amended-

(1) in subsection (a)—

(A) in the matter preceding paragraph (1), by striking "(relating to refunds and errors) of this Act" and inserting "(relating to refunds), any clerical error, mistake of fact, or other inadvertence, whether or not resulting from or

contained in an electronic transmission, adverse to the

importer, in any entry, liquidation, or reliquidation, and"; (B) in paragraph (5), by inserting ", including the liq-uidation of an entry, pursuant to either section 500 or section 504" after "thereof"; and

(C) in paragraph (7), by striking "(c) or"; and (2) in subsection (c)-

(A) in paragraph (1), in the sixth sentence, by striking "A protest may be amended," and inserting "Unless a request for accelerated disposition is filed under section 515(b), a protest may be amended,"; and

(B) in paragraph (3)-

(i) in the matter preceding subparagraph (A), by striking "ninety days" and inserting "180 days";

(ii) in subparagraph (A), by striking "notice of" and inserting "date of"; and

(iii) in the second sentence, by striking "90 days" and inserting "180 days".

SEC. 2104. REVIEW OF PROTESTS.

Section 515(b) of the Tariff Act of 1930 (19 U.S.C. 1515(b)) is amended in the first sentence by striking "after ninety days" and inserting "concurrent with or".

SEC. 2105. REFUNDS AND ERRORS.

Section 520(c) of the Tariff Act of 1930 (19 U.S.C. 1520(c)) is repealed.

SEC. 2106. DEFINITIONS AND MISCELLANEOUS PROVISIONS.

Section 401 of the Tariff Act of 1930 (19 U.S.C. 1401) is amended by adding at the end the following:

"(t) RECONFIGURED ENTRY.—The term 'reconfigured entry' means an entry filed on an import activity summary statement which substitutes for all or part of 1 or more entries filed under section 484(a)(1)(A) or filed on a reconciliation entry that aggregates the entry elements to be reconciled under section 484(b) for purposes of liquidation, reliquidation, or protest.".

SEC. 2107. VOLUNTARY RELIQUIDATIONS.

Section 501 of the Tariff Act of 1930 (19 U.S.C. 1501) is amended in the first sentence by inserting "or 504" after "section 500".

19 USC 1401 note.

SEC. 2108. EFFECTIVE DATE.

The amendments made by this subtitle shall apply to merchandise entered, or withdrawn from warehouse for consumption, on or after the 15th day after the date of the enactment of this Act.

Subtitle C—Protection of Intellectual **Property Rights**

SEC. 2201. USTR DETERMINATIONS IN TRIPS AGREEMENT INVESTIGA-TIONS

(a) IN GENERAL.—Section 304(a)(2)(A) of the Trade Act of 1974 (19 U.S.C. 2414(a)(2)(A)) is amended by inserting after "agreement," the following: "except an investigation initiated pursuant to section

302(b)(2)(A) involving rights under the Agreement on Trade-Related Aspects of Intellectual Property Rights (referred to in section 101(d)(15) of the Uruguay Round Agreements Act) or the GATT 1994 (as defined in section 2(1)(B) of that Act) relating to products subject to intellectual property protection,". (b) TIMEFRAME FOR TRIPS AGREEMENT DETERMINATIONS.—Sec- Deadlines.

tion 304(a)(3)(A) of the Trade Act of 1974 is amended to read as follows:

"(3)(A) If an investigation is initiated under this chapter by reason of section 302(b)(2) and-

"(i) the Trade Representative considers that rights under the Agreement on Trade-Related Aspects of Intellectual Property Rights or the GATT 1994 relating to products subject to intellectual property protection are involved, the Trade Representative shall make the determination required under paragraph (1) not later than 30 days after the date on which the dispute settlement procedure is concluded; or

"(ii) the Trade Representative does not consider that a trade agreement, including the Agreement on Trade-Related Aspects of Intellectual Property Rights, is involved or does not make a determination described in subparagraph (B) with respect to such investigation, the Trade Representative shall make the determinations required under paragraph (1) with respect to such investigation not later than the date that is 6 months after the date on which such investigation is initiated.".

(c) CONFORMING AMENDMENT.—Section 305(a)(2)(B) of the Trade Act of 1974 is amended by striking "section 304(a)(3)(A)" and inserting "section 304(a)(3)(A)(ii)".

TITLE III—IRAQI CULTURAL ANTIQUITIES

SEC. 3001. SHORT TITLE.

This title may be cited as the "Emergency Protection for Iraqi Cultural Antiquities Act of 2004".

SEC. 3002. EMERGENCY IMPLEMENTATION OF IMPORT RESTRICTIONS.

(a) AUTHORITY.—The President may exercise the authority of the President under section 304 of the Convention on Cultural Property Implementation Act (19 U.S.C. 2603) with respect to any archaeological or ethnological material of Iraq without regard to whether Iraq is a State Party under that Act, except that, in exercising such authority, subsection (c) of such section shall not apply.

(b) DEFINITION.—In this section, the term "archaeological or ethnological material of Iraq" means cultural property of Iraq and other items of archaeological, historical, cultural, rare scientific, or religious importance illegally removed from the Iraq National Museum, the National Library of Iraq, and other locations in Iraq, since the adoption of United Nations' Security Council Resolution 661 of 1990.

Emergency Protection for Iraqi Cultural Antiquities Act of 2004

19 USC 2415.

SEC. 3003. TERMINATION OF AUTHORITY.

The authority of the President under section 3002(a) shall terminate on September 30, 2009.

TITLE IV—WOOL TRUST FUND

Wool Suit and **Textile** Trade Extension Act of 2004.7 USC 7101 note.

SEC. 4001. SHORT TITLE.

This title may be cited as the "Wool Suit and Textile Trade Extension Act of 2004".

SEC. 4002. EXTENSION AND MODIFICATION OF DUTY SUSPENSION ON WOOL PRODUCTS, WOOL RESEARCH FUND, WOOL DUTY **REFUNDS.**

(a) EXTENSION OF TEMPORARY DUTY REDUCTIONS.—

(1) HEADING 9902.51.11.—Heading 9902.51.11 of the Har-

monized Tariff Schedule of the United States is amended— (A) in the article description, by striking "all the fore-(A) In the article description, by striking an the lore-going" through the end and inserting "(provided for in subheading 5112.11.60 or 5112.19.95)";
(B) by striking "2005" and inserting "2007"; and
(C) by striking "17.5%" and inserting "10%".
(2) HEADING 9902.51.12.—Subchapter II of chapter 99 of the formation of the provided for the provide

the Harmonized Tariff Schedule of the United States is amended by striking heading 9902.51.12.

(3) HEADING 9902.51.13.—Heading 9902.51.13 of the Harmonized Tariff Schedule of the United States is amended by striking "2005" and inserting "2007".

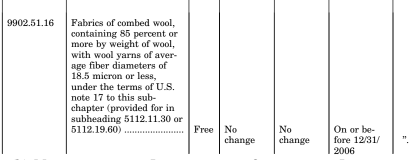
(4) HEADING 9902.51.14.—Heading 9902.51.14 of the Harmonized Tariff Schedule of the United States is amended-

(A) in the article description, by inserting "the foregoing" after "top,"; and

(B) by striking "2005" and inserting "2007".

(5) FABRICS OF COMBED WOOL.—Subchapter II of chapter 99 of the Harmonized Tariff Schedule of the United States is amended by inserting in numerical sequence the following:

ű	9902.51.15	Fabrics of combed wool, containing 85 percent or more by weight of wool, with wool yarns of aver- age fiber diameters of 18.5 micron or less, under the terms of U.S. note 16(b) to this sub- chapter (provided for in subheading 5112.11.30 or 5112.19.60)	Free	No	No	On or be-	
			Free	No change	No change	On or be- fore 12/31/ 2006	



(b) MODIFICATION OF LIMITATION ON QUANTITY OF IMPORTS.-(1) NOTE 15.-U.S. Note 15 to subchapter II of chapter

99 of the Harmonized Tariff Schedule of the United States is amended-

(A) by striking "The aggregate" and inserting: "(a) The aggregate"

(B) in subdivision (a), as redesignated by subparagraph (A)—

(i) by striking the comma after "9902.51.11";
(ii) by striking "and" after "2002,"; and
(iii) by striking "year 2003" and all that follows through the end period and inserting the following: "years 2003 and 2004, and 5,500,000 square meter equivalents in calendar year 2005 and each calendar year thereafter for the benefit of persons who cut and sew men's and boys' worsted wool suits and suit-like jackets and trousers in the United States, allocated as required by section 501(e) of the Trade and Development Act of 2000."; and (C) by adding at the end the following new division:

"(b) For purposes of heading 9902.51.11, all fabrics entered under such heading must be certified by the importer as suitable for use in making men's and boys' suits (as defined in U.S. note 13 to this subchapter), suit-type jackets, or trousers and must be imported for the benefit of persons who cut and sew such clothing in the United States."

(2) NOTE 16.—U.S. Note 16 to subchapter II of chapter 99 of the Harmonized Tariff Schedule of the United States is amended-

(A) by striking "The aggregate" and inserting

"(a) The aggregate"

(B) in subdivision (a), as redesignated by subparagraph (A)

"9902.51.12," and inserting striking (i) by "9902.51.15";

(ii) by striking "and" after "2002,"; and
(iii) by striking "year 2003" and all that follows through the end period and inserting the following: "years 2003 and 2004, 5,000,000 square meter equivalents in calendar year 2005 and each calendar year thereafter, allocated as required by section 501(e) of the Trade and Development Act of 2000 for the benefit of persons who cut and sew such clothing in the United States."; and

(C) by adding at the end the following new subdivision:

"(b) For purposes of heading 9902.51.15, all fabrics entered under such heading must be certified by the importer as suitable for use in making men's and boys' suits (as defined in U.S. note 13 to this subchapter), suit-type jackets, or trousers and must be imported for the benefit of persons who cut and sew such clothing in the United States."

(3) NOTE 17.—The U.S. Notes for subchapter II of chapter 99 of the Harmonized Tariff Schedule of the United States

are amended by adding at the end the following new Note: '17. (a) The aggregate quantity of worsted wool fabric entered under subheading 9902.51.16 shall be limited to 2,000,000 square meter equivalents in calendar year 2005 and each calendar year thereafter, allocated in accordance with section 501(e) of the Trade and Development Act of 2000 for the benefit of persons who weave worsted wool fabric suitable for use in men's and boys' suits.

(b) For purposes of heading 9902.51.16, all fabrics entered under such heading must be certified by the importer as suitable for use in making men's and boys' suits (as defined in U.S. note 13 to this subchapter), suit-type jackets, or trousers and must be imported for the benefit of persons who weave in the United States worsted wool fabric suitable for use in such clothing.".

(4) CONFORMING AMENDMENTS.-

(A) SUNSET STAGED REDUCTION REQUIREMENT.—Section 501(a)(2) of the Trade and Development Act of 2000 (Public Law 106–200; 114 Stat. 299) is amended by inserting before the period "for goods entered, or withdrawn from warehouse for consumption, before January 1, 2005".

(B) ALLOCATION OF TARIFF-RATE QUOTAS.—Subsection (e) of section 501 of the Trade and Development Act of 2000 (Public Law 106–200; 114 Stat. 200) is amended— (i) by striking "9902.51.12" and inserting

(i) by striking "9902.51.15";

(ii) by inserting "for manufacturers of men's and boys' suits" after "implementing the limitation"; and

(iii) by inserting at the end the following new sentence: "In implementing the limitation for manufac-turers of worsted wool fabric with respect to the quantity of worsted wool fabrics under heading 9902.51.16 of the Harmonized Tariff Schedule of the United States, as required by U.S. Note 17 of sub-chapter II of chapter 99 of such Schedule, the Secretary of Commerce shall prescribe regulations to allocate fairly the quantity of worsted wool fabrics required under U.S. Note 17 of such Schedule to manufacturers who weave worsted wool fabric in the United States.". (C) SUNSET AUTHORITY TO MODIFY LIMITATION ON

QUANTITY.-Section 504(b) of the Trade and Development Act of 2000 (Public Law 106-200; 114 Stat. 301) is repealed, effective January 1, 2005.

(c) EXTENSION OF DUTY REFUNDS AND WOOL RESEARCH TRUST FUND.

(1) ESTABLISHMENT OF TRUST FUND.—There is hereby established within the Treasury of the United States a trust fund to be known as the Wool Apparel Manufacturers Trust Fund (in this subsection referred to as the "Trust Fund"), consisting of such amounts as may be transferred to the Trust Fund under paragraph (2).

114 Stat. 300.

Effective date.

(2) TRANSFER OF AMOUNTS.-

(A) IN GENERAL.—The Secretary of the Treasury shall transfer to the Trust Fund, out of the general fund of the Treasury of the United States, amounts determined by the Secretary of the Treasury to be equivalent to the amounts received in the general fund that are attributable to the duty received on articles classified under chapter 51 of the Harmonized Tariff Schedule of the United States, subject to the limitation in subparagraph (B).

(B) LIMITATION.—In any fiscal year, the Secretary shall not transfer more than the amount determined by the Secretary necessary for the Bureau of Customs and Border Protection to make payments authorized under paragraph (3) and the Secretary of Commerce to make grants under paragraph (6).

Deadline.

(3) AVAILABILITY OF AMOUNTS FROM TRUST FUND.—From amounts in the Trust Fund, the Bureau of Customs and Border Protection shall pay to each manufacturer that receives a payment during calendar year 2005 under section 505 of the Trade and Development Act of 2000 (Public Law 106–200; 114 Stat. 303), as amended by section 5101 of the Trade Act of 2002 (116 Stat. 1041), and that provides an affidavit, no later than March 1 of the year of the payment, that it remains a manufacturer in the United States as of January 1 of the year of the payment, 2 additional payments, each payment equal to the payment received for calendar year 2005 as follows:

(A) The first payment to be made after January 1, 2006, but on or before April 15, 2006.

(B) The second payment to be made after January 1, 2007, but on or before April 15, 2007.

SUCCESSOR-IN-INTEREST.—Ány (4)manufacturer that becomes a successor-in-interest to a claimant of a payment under section 505 of the Trade and Development Act of 2000, as amended by section 5101 of the Trade Act of 2002, because of-

(A) an assignment of the claim,

(B) an assignment of the original claimant's right to manufacture under the same trade name, or

 $({\rm C})$ a reorganization, or otherwise, shall be eligible to claim the payment as if the successor manufacturer were the original claimant, without regard to section 3727 of title 31, United States Code. Such right to claim payment as a successor shall be effective as if the right were included in section 505 of the Trade and Development Act of 2000.

(5) EXTENSION OF WOOL RESEARCH, DEVELOPMENT, AND PRO-MOTION TRUST FUND.-Section 506(f) of the Trade and Development Act of 2000 (Public Law 106–200; 114 Stat. 303), as amended by section 5102(c)(2) of the Trade Act of 2002 (116 Stat. 1047), is amended by striking "2006" and inserting "2008". (6) COMMERCE AUTHORITY TO PROMOTE DOMESTIC EMPLOY-

MENT.

(A) GRANTS TO MANUFACTURERS OF WORSTED WOOL FABRICS.—The Secretary of Commerce shall provide to-

(i) persons who were, during calendar years 1999, 2000, and 2001, manufacturers of worsted wool fabric of the kind described in heading 9902.51.12 of the

7 USC 7101 note.

Harmonized Tariff Schedule of the United States (as in effect on the day before the date of the enactment of this Act), and

(ii) persons who were, during such calendar years, manufacturers of worsted wool fabric of the kind described in heading 9902.51.11 of the Harmonized Tariff Schedule of the United States,

grants in each of calendar years 2005 through 2007 in the amounts determined under subparagraph (B).

(B) AMOUNTS.—(i) The total amount of grants to manufacturers under subparagraph (A)(i) shall be \$2,666,000 each calendar year, allocated among such manufacturers on the basis of the percentage of each manufacturer's production of the fabric described in heading 9902.51.12 of the Harmonized Tariff Schedule of the United States (as in effect on the day before the date of the enactment of this Act) for calendar years 1999, 2000, and 2001, compared to the production of such fabric by all such manufacturers who qualify under subparagraph (A)(i) for such grants.

(ii) The total amount of grants to manufacturers under subparagraph (A)(ii) shall be \$2,666,000 each calendar year, allocated among such manufacturers on the basis of the percentage of each manufacturer's production of the fabric described in heading 9902.51.11 of the Harmonized Tariff Schedule of the United States for calendar years 1999, 2000, and 2001, compared to the production of such fabric by all manufacturers who qualify under subparagraph (A)(ii) for such grants.

(iii) Any grant awarded by the Secretary under this paragraph shall be final and not subject to appeal or protest.

(d) EFFECTIVE DATE FOR DUTY REDUCTION.—The amendment made by subsection (a)(1)(B) shall apply to goods entered, or with-drawn from warehouse for consumption, on or after January 1, 2005.

TITLE V—REFERENCE TO CUSTOMS SERVICE

19 USC 2703 note.

SEC. 5001. REFERENCE TO CUSTOMS SERVICE.

Except as otherwise expressly provided, any reference in this Act to the "United States Customs Service" or the "Customs Service" shall be considered to be a reference to the "Bureau of Customs and Border Protection" of the Department of Homeland Security.

Approved December 3, 2004.

LEGISLATIVE HISTORY-H.R. 1047 (S. 671):

HOUSE REPORTS: No. 108–771 (Comm. of Conference). SENATE REPORTS: No. 108–771 (Comm. of Conference). CONGRESSIONAL RECORD: Vol. 149 (2003): Mar. 5, considered and passed House. Vol. 150 (2004): Mar. 4, considered and passed Senate, amended, in lieu of S. 671. Oct. 8, House agreed to conference report. Nov. 17, 19, Senate considered and agreed to conference report.

report.